

# ***COMMONWEALTH of VIRGINIA***

## **Chesapeake Bay Nutrient and Sediment Reduction Tributary Strategy**

**January 2005**





## *COMMONWEALTH of VIRGINIA*

### *Office of the Governor*

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To the Citizens of Virginia:

The Chesapeake Bay and many of the rivers and streams that flow into it are degraded. Excess amounts of nitrogen, phosphorus and sediment flow into the bay and its tributaries from the land, from the air, from wastewater treatment plants and from industrial facilities. These nutrients and sediment foul our waters and harm the finfish, shellfish, aquatic plants and other organisms that make up the bay's fragile ecosystem.

We also suffer economically from an impaired Chesapeake Bay. The Bay's living resources and its economic potential are compromised by poor water quality. Commercial and recreational fisheries will benefit from cleaner water as will the broader economy.

This "Tributary Strategy" document is a first step in meeting the necessary reductions of nutrients and sediments called for in the multi-state effort to improve our waters proposed in the Chesapeake Bay Agreement of 2000. This strategy, along with those being prepared by Maryland, Pennsylvania, New York, Delaware, West Virginia and the District of Columbia, define the nutrient and sediment reduction actions necessary across the bay's 64,000 square mile watershed. Following public comments on draft strategies released in April 2004, this document has been developed to provide a watershed-wide overview of the actions required to achieve the ambitious goals of the Commonwealth and its Chesapeake Bay partners. Individual nutrient and sediment reduction plans for each of our tributary basins, the Shenandoah/Potomac, the Rappahannock, the York, the James and the bayside creeks and embayment of the Eastern Shore will be issued contemporaneously.

This strategy has been constructed within the parameters set by the Chesapeake Bay Program model, and over the preceding months considerable time has been spent "crunching the numbers" so that our plans could be evaluated by the model. While these arithmetic calculations are important to define the suite of management actions we must take in the future, they are only a first step in the implementation process. The model is a tool to assist us in directing our actions. The implementation of our strategies will take place on the ground as we work treatment plant by treatment plant, farm by farm, parking lot by parking lot, and locality by locality. These strategies must have the flexibility to address real world issues, not just the issues raised by the Chesapeake Bay Program model.

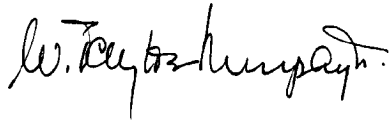
Our efforts to improve and refine these tributary strategies will not end with the publication of this document. It will continue as we seek to achieve our reductions and cap those reductions over time. We will learn more in the future and we will continue to refine our strategies to account for new knowledge, emerging technologies and changing conditions. This is a living document that will undergo revisions from time to time.

After you have reviewed this document, I ask that you take this message with you. The restoration of the Chesapeake Bay is possible; however, it will not come without the commitment of substantial public and private resources and programs that ensure that management practices are adopted and maintained. Without such actions the promises we have made to restore the bay and its rivers have no meaning. Without such actions, the economic and environmental benefits of a restored bay will not be realized.

Thank you for your support of the efforts outlined in this letter and the attached document to improve the health of the Chesapeake Bay and its tributaries.

With kind regards, I am,

Sincerely,

A handwritten signature in black ink, reading "W. Tayloe Murphy, Jr." in a cursive script.

W. Tayloe Murphy, Jr.

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# VIRGINIA'S TRIBUTARY STRATEGIES

## I. INTRODUCTION AND BACKGROUND

This *Nutrient and Sediment Reduction Tributary Strategy for Virginia's Chesapeake Bay Basins* reflects a continuation of Virginia's commitment to improving local water quality and the water quality and living resources of the Chesapeake Bay through the reduction of nutrients (nitrogen and phosphorus) and sediments. With its roots in the 1983 creation of the Chesapeake Bay Program, the strategy builds on previous efforts and looks to shape actions in a large and diverse watershed over the next six years and beyond. The reduction goals are far greater than any set before and are based on achieving water quality conditions necessary to support the living resources of the Chesapeake Bay watershed.

This document details Virginia's approach to achieving ambitious nutrient and sediment reduction goals established through the Chesapeake Bay Program. It shows data and information for each of Virginia's five tributary strategy basins and summarizes that information across the entire Chesapeake Bay watershed in Virginia. More detailed documents for each tributary basin are being completed. Complete information on Virginia's Tributary Strategies is available at [www.naturalresources.virginia.gov](http://www.naturalresources.virginia.gov)

Developed through a partnership between natural resources agencies and local stakeholders, this strategy provides options for meeting ambitious reductions in nitrogen, phosphorus and sediment and outlines future actions and processes needed to maintain these levels in the face of a growing population. It also provides an analysis of the costs of achieving the pollution reduction goals.

### **Virginia's Chesapeake Bay Watershed**

At 21,719 square miles, 34 percent of the entire Chesapeake Bay basin is in Virginia. It makes up approximately 52 percent of the Commonwealth's landmass.

Virginia's Bay basin is made up of four major river basins, the Shenandoah-Potomac, Rappahannock, York and James, as well as the bayside rivers and creeks of the Eastern Shore. Individual strategies have been written for each basin as components of an overall Virginia Chesapeake Bay strategy. A successful nutrient and sediment reduction strategy will have significant positive impacts on water quality in Virginia's creeks, streams, rivers and coastal embayments that feed the lower Chesapeake Bay. Likewise this combined strategy, along with strategies being developed for Maryland, Pennsylvania, West Virginia, New York, Delaware and the District of Columbia, they will have a cumulative effect on the waters and living resources of the entire Bay. Healthy and abundant populations of fish, shellfish, aquatic plants and other organisms will result from the implementation of these strategies.

## Defining “Clean” Water

Since its inception in the early 1980s the Bay Program has identified an over abundance of nutrients as the most damaging water quality problem facing the Bay and its tributaries. High levels of nutrients, primarily phosphorus and nitrogen, over-fertilize the Bay waters, causing excess levels of algae. These algae can have a direct impact on submerged aquatic vegetation by blocking light from reaching these plants. More importantly, these algae have an effect on levels of dissolved oxygen in the water needed by oysters, fish, crabs and other aquatic animals.

For the first time, the Chesapeake Bay Program developed criteria that take into account the varying needs of different plants and animals and the differing conditions found throughout the Bay. The criteria are:

- **Water clarity** – which ensures that enough sunlight reaches underwater bay grasses that grow on the bottom in most shallow areas.
- **Dissolved oxygen** – which ensures that enough oxygen is available at the right time during the right part of the year, to support aquatic life, including fish larvae and adult species.
- **Chlorophyll a** – the pigment contained in algae and other plants that enables photosynthesis. Optimal levels reduce harmful algae blooms and promote algae beneficial to the Bay’s food chain.

In addition to being the focus for the reduction goals or allocations for tributary strategies, these criteria will serve as the basis for the revision of water quality standards for Virginia’s tidal waters. Final state adoption of the standards should occur by the end of 2005, to become effective in early 2006, after approval by the U. S. Environmental Protection Agency. More information on this process can be found at <http://www.deq.virginia.gov/wqs/rule.html> - NUT1.

## River by River: The Development of Tributary Strategies

In 1992, Virginia joined her Chesapeake Bay Program partners in determining that the most effective means of reaching that water quality goal would be to develop tributary-specific strategies in each Chesapeake Bay river basin.

The tributary strategy approach is born of the realization that our actions on the land have a major impact on the waters into which they drain. This is particularly true in the 64, 000 square mile Chesapeake Bay watershed, where the ratio of land to water is 14:1. This approach also allowed stakeholders in each basin to address its mix of pollutants from point sources (i.e. wastewater treatment plants and industrial outflows) and nonpoint sources (runoff from farms, parking lots, streets, lawns, etc.).

Late in 1996, Virginia released its first tributary strategy, the *Shenandoah and Potomac River Basins Tributary Nutrient Reduction Strategy*. In 1999 and 2000 stakeholders within Virginia’s lower Bay basins published the strategy documents for the Rappahannock, York, James and Eastern Shore basins after several years of collaborative

work. The primary purpose of these lower basin strategies was to restore habitat conditions, particularly dissolved oxygen and underwater vegetation, in order to support living resources in the specific river basins. The previous strategies did not have the level of scientific understanding we have available today. The goals established in these new strategies are based on identified criteria for water quality and living resource and they set a new standard for resource improvements that entirely supercedes previous strategy goals.

While progress was being made in removing nutrients from the waters throughout the Chesapeake Bay watershed as the result of tributary strategies, nutrient enrichment remained a problem in the Bay's tidal waters. Beginning in 1998, the U.S. Environmental Protection Agency proposed implementation of a TMDL (Total Maximum Daily Load) regulatory program under Section 303(d) of the Clean Water Act to address nutrient-related problems in much of Virginia's Chesapeake Bay and tidal tributaries. In May 1999, EPA included most of Virginia's portion of the Bay and tidal tributaries on the federal list of impaired waters based on failure to meet standards for dissolved oxygen and aquatic life use attainment.

### **Chesapeake 2000: A Watershed Partnership**

In June 2000, members of the Chesapeake Executive Council signed a new comprehensive Bay Agreement. *Chesapeake 2000, A Watershed Partnership* is seen as the most aggressive and comprehensive Bay agreement to date. Designed to guide the next decade of Bay watershed restoration, *Chesapeake 2000* commits to "achieve and maintain the water quality necessary to support the aquatic living resources of the Bay and its tributaries and to protect human health."

This effort has resulted in nutrient reduction goals that are much more protective to the Bay and its tributaries than those agreed to in the past. Bay Program partners have agreed to base their success on the attainment of water quality standards, not simply pollution load reductions. These standards strive to meet established criteria for the Bay's designated uses. Bay partners chose designated uses based on living resources' habitat needs – shallow water, open water, deep water, deep channel, and migratory and spawning areas.

For the first time, partners developed criteria that take into account the varying needs of different plants and animals and the differing conditions found throughout the Bay. The criteria are water clarity, dissolved oxygen and chlorophyll a. In addition to being the focus for the reduction goals or allocations for tributary strategies, these criteria will serve as the basis for the revision of water quality standards for Virginia's tidal waters. This regulatory action is taking place simultaneously to the tributary strategy process and is detailed later in this document

## **Using Computer Models to Determine Allocations**

To determine optimal nutrient and sediment allocations, Bay watershed partners Developed several simulations for analysis by the Chesapeake Bay Watershed and Water Quality models. Each simulation, or scenario, allows Bay scientists to predict changes within the Bay ecosystem due to proposed management actions taking place throughout the Bay's 64,000-square-mile watershed.

Information is entered into the Watershed Model, which details likely results of proposed management actions. These actions include improving wastewater treatment technology, reducing fertilizer and manure application on agricultural lands, implementing sound land use programs and planting streamside forest buffers.

Next, these results are run through the Bay Water Quality Model, a complex mathematical model that provides Bay scientists with a visualization of future Bay and river water quality conditions resulting from each scenario. Throughout the development of the new Bay water quality criteria, more than 70 Water Quality Model runs were conducted.

As described above, the Chesapeake Bay Watershed and Water Quality models are powerful tools that help guide the level of effort and the types of actions needed to restore the health of the Bay and its tributaries. Understanding the strengths and limitations of these models is critical to efficiently and effectively targeting implementation efforts.

Estimating existing and future nitrogen and phosphorus loads is a key application of the watershed model. Incorporating good data and monitoring information, this model is well suited to provide these estimates.

Due, in part, to data limitations, sediment transport is simplified and sediment loads from eroding stream banks are not well captured. These limitations need to be addressed in future model versions. Moreover, these limitations need to be considered in determining ongoing implementation priorities. For example, storm water retrofits and stream restoration efforts may be more effective than is currently indicated by the model.

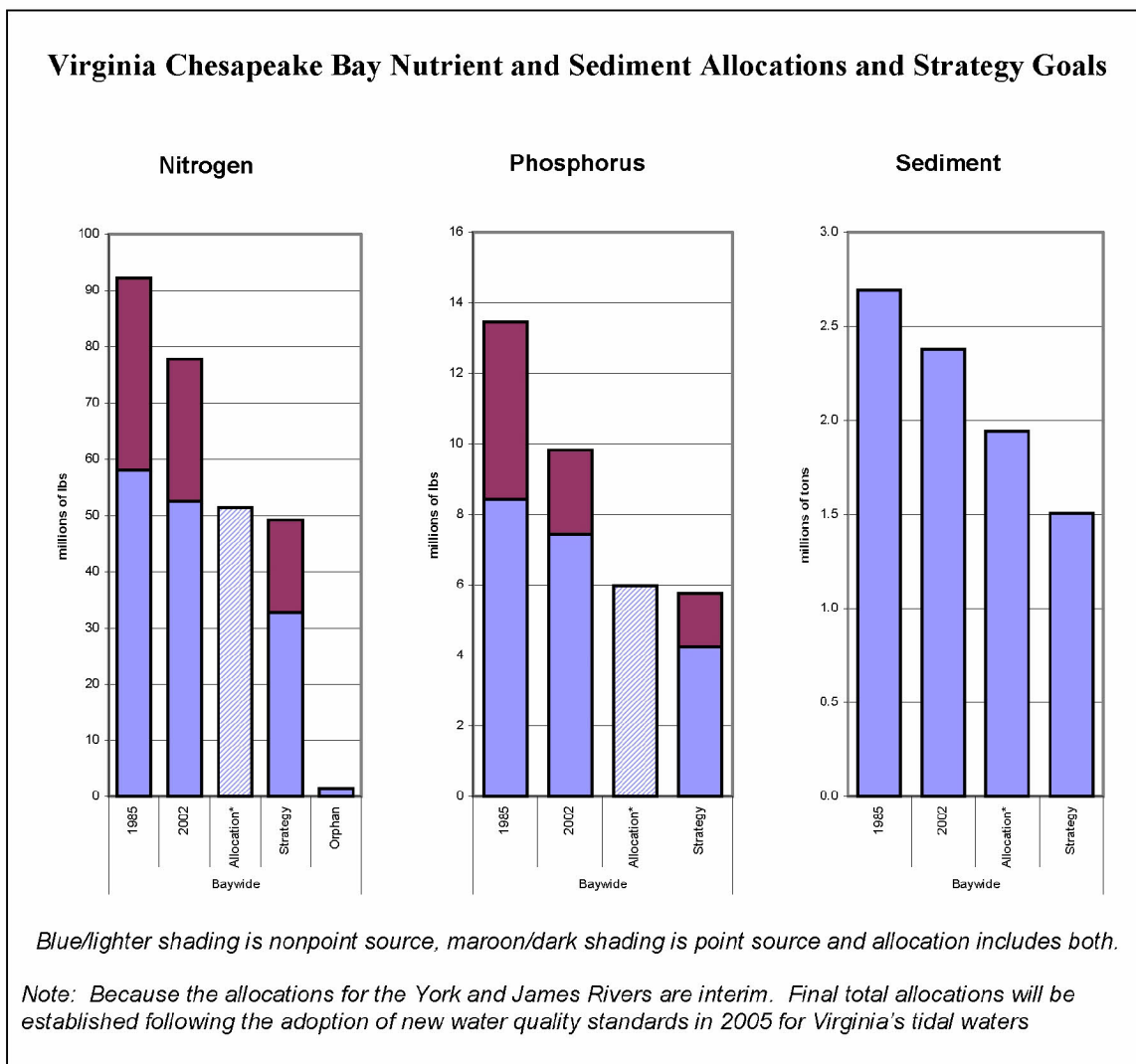
Regardless of certain limitations, the Chesapeake Bay Watershed and Water Quality models provide a good basis for making basin restoration decisions. Moreover, these models compliment and support other tools such as water quality assessment and watershed planning activities.

The resulting nutrient reduction goals, or allocations, call for Bay watershed states to reduce the amount of nitrogen entering the Bay and its tidal tributaries from the current 277 million pounds to no more than 175 million pounds per year, and phosphorus from 19.4 million pounds to no more than 12.8 million pounds per year. When coordinated nutrient reduction efforts began in 1985 it is estimated that 338 million pounds of nitrogen and 27.1 million pounds of phosphorus entered the Bay annually from all sources.



At the agreed upon allocations, the model predicts that we will see a Bay similar to that in the 1950s. Proposed water quality standards will be met in 96 percent of the Bay at all times, and the remaining four percent would fall shy of fully meeting the proposed standards for portions of four months a year in one portion of the bay's mainstem.

**Graph 1-1: Nutrient and Sediment Allocations and Strategy Goals**



Bay Program partners determined specific allocations for each major basin. Allocations for basins that cover more than one state were divided by jurisdiction. The new cap allocation for total nitrogen in the Virginia's portion of the Bay basin is 51.4 million pounds per year, compared with an actual load of 77.8 million pounds in 2002. The new cap allocation for phosphorus is six million pounds, compared with an estimated load of 9.84 million pounds in 2002. The new cap allocation for sediment is 1.94 million tons per year, compared with 2.38 million tons in 2002. This sediment allocation does not include loading from shoreline erosion.

While each basin had specific nutrient and sediment load allocations to reach, they are a part of overall Virginia Chesapeake Bay nutrient and sediment reduction goals. As the result of the efforts by state staff and stakeholders in all five basins, Virginia has crafted a series of strategies that surpassed Virginia's nitrogen, phosphorus and sediment goals.

To reach these ambitious new reduction goals, the current tributary strategy must build on previous water quality improvements. The strategy looks at the agricultural nonpoint source practices and wastewater treatment plant reductions that were critical to the earlier plans to see where practices could be increased. This strategy also looks more closely at measures involving land use, urban nutrient management and stormwater management that will need to play key roles in meeting the new basin allocations.

### **The York and the James Rivers: Special Cases**

While the strategies discussed here are termed final, work remains for the York and James Rivers. Of all of Virginia's rivers, the York and James do not significantly affect dissolved oxygen conditions in the mainstem of the Chesapeake Bay. Therefore, as was recognized when the total allocations were established through the Chesapeake Bay program, final York and James allocations will be considered *interim* until final water quality standards are adopted by the Virginia State Water Control Board and approved by the United States Environmental Protection Agency. Because the total Virginia allocations for nitrogen and phosphorus are the sum of the allocations for each of Virginia's five basins, the total allocations may change as well.

### **Revisions to Point and Nonpoint Source "Input Decks"**

This document summarizes the tributary strategies that have been revised since "public review drafts" of the strategies were issued by Secretary of Natural Resources W. Tayloe Murphy, Jr. in April, 2004. Over the course of 2003 and early 2004, state agency staff worked with local stakeholders to develop tributary strategy plans composed of a variety of pollution reductions techniques, summarized in what are called "input decks." Tributary strategy team meetings were held in each basin, during which participants devised strategies they felt were realistically achievable. Once completed input decks were run through the Bay Program's Watershed Model to see if they would meet each basin's nutrient and sediment cap load allocations. If the plans failed to meet the cap load allocations, state staff more familiar with workings of the watershed model incorporated suggestions and concerns of local stakeholders whenever possible into input decks that achieved greater reductions.

### **Point Source Revisions**

In August 2004, Virginia Secretary of Natural Resources W. Tayloe Murphy, Jr., issued a statement on revisions to the draft strategies regarding point source controls. A set of "Guiding Principals" were included, which have now been applied as the basis to set

annual waste load allocations for the significant nutrient discharges in the Bay watershed. These are reflected in this document's point source input decks.

The point source guiding principles are:

1. Achieve the nutrient reductions necessary to restore the Chesapeake Bay and its tidal tributaries in the timeframe set by the Chesapeake 2000 Agreement;
2. Provide for the full use of existing design capacity at each of the significant municipal and industrial wastewater treatment plants; and,
3. Apply currently available, stringent nutrient reduction technologies at these treatment plants.

This policy directive has been incorporated into revisions that The Virginia Department of Environmental Quality proposes for the Water Quality Management Plan (WQMP) Regulation (9-VAC-25-720), which is now moving through the public process. Annual point source **waste load allocations**, using a combination of **current permitted design capacity** and **the following nutrient concentrations**, have been recalculated for each of the Tributary Strategy basins, in accordance with the Secretary's statement:

A further discussion of point source implementation is found in Section III. The Secretary's point source statement is Appendix A.

### **Nonpoint Source Revisions**

Unlike point sources where treatment technologies can achieve specified nutrient reductions, nonpoint source controls are much more difficult to implement and maintain. They encompass multiple control strategies and must be placed on land by thousands of landowners, land managers, local governments and others. Basin wide the nonpoint source input deck calls for BMPs installed and maintained on 92 percent of all available agricultural lands, 85 percent of all mixed open lands, 74 percent on all urban lands and 60 percent of all septic systems.

In addition to the inherent difficulties in managing nonpoint source controls, the extent of the proposed practices contained in the "input decks" of the proposed strategies go far beyond what current programs with current resources can deliver and well beyond the highest participation levels ever achieved. All of the practices proposed cannot be implemented immediately.

The nonpoint source approach, under the coordination of the Virginia Department of Conservation and Recreation, is to refocus available tools, to steer new resources to Virginia's strongest nonpoint source control programs, and to push them to maximize reductions across the landscape. These efforts will focus on seven programmatic areas:

1. Agricultural Best Management Practices (BMP) Acceleration
2. Expansion of Nutrient Management Planning and Implementation Efforts
3. The Consolidation and Strengthening of the Virginia Stormwater Management Program

4. Enhancing Implementation of the Virginia Erosion and Sediment Control Program
5. Strengthen Implementation of the Chesapeake Bay Preservation Act
6. Enhancement of the NPS Implementation Database Tracking Systems
7. Enhancing outreach, media and education efforts to reduce pollution producing behaviors

These broad implementation approaches set the general direction, but more detailed implementation will be needed to carry them forward. Most of this work will be done at the basin level. State staff will elicit input from existing tributary teams, other stakeholders and citizens of the individual basins. They will then work together to meet these ambitious and necessary nutrient and sediment reductions.

Ongoing tributary strategy implementation cannot be seen as a process that is separate from other ongoing water quality initiatives. In fact, tributary strategies should be seen as a way to connect and incorporate local water quality initiatives.

### **Our Ultimate Goal: A Healthy and Balanced Aquatic Ecosystem**

While the pages that follow deal in great details with allocation and reduction numbers, it is important to remember that the ultimate goal is a healthy aquatic ecosystems that allows living organisms to flourish. It is also important to remember that the benefits of these efforts are not just environmental. The economic value of restored fisheries and clean water will substantially benefit the Commonwealth now and in the future.



## II. Strategy Practices and Treatments

### Nutrient and Sediment Allocations and Reduction Goals

A separate nutrient and sediment reduction strategy was developed for each of Virginia's Chesapeake Bay basins. While each basin had specific nutrient and sediment load allocations to reach, they are a part of overall Virginia Chesapeake Bay nutrient and sediment reduction goals. As the result of the efforts by state staff and stakeholders in all five basins, Virginia has crafted a series of strategies that surpassed Virginia's nitrogen, phosphorus and sediment goals.

This chapter summarizes the nutrient reduction goals and the practices proposed to achieve them. There are several important terms that are used throughout this chapter and in the summary tables and charts. The nutrient and sediment reduction progress and goals are measured against a 1985 "baseline" which is the estimated annual load of nutrients and sediments entering the tidal waters of the Chesapeake Bay watershed. "2002 Progress" is the estimated annual loads entering tidal waters in 2002 as estimated by the Chesapeake Bay Program model. The "2010 VA Strategy" numbers estimate the loads of nutrients and sediments from each basin should this strategy be implemented as written. The 2010 "Cap Load Allocation" is the goal for these strategies. It is the total amount of nitrogen, phosphorus and sediment that can enter Virginia's tidal waters from all sources in each of the tributary basins.

**Table 2–1: 1985 Baseline, 2002 Progress, Tributary Strategy and Cap Load Allocations (TN = total nitrogen; TP = total phosphorus; SED = sediment)**

	TN (LBS/YR) 1985 Baseline	TN (LBS/YR) 2002 Progress	TN (LBS/YR) 2010 VA Strategy	TN (LBS/YR) Cap Load Allocation
Potomac	24,243,869	22,844,023	12,904,649	12,839,755
Rappahannock	9,731,632	7,899,245	4,821,513	5,238,771
York	8,928,555	7,679,383	5,131,859	5,700,000
James	46,863,387	37,258,742	25,366,420	27,900,000
Eastern Shore VA	2,472,513	2,122,892	965,501	1,222,317
VA TOTAL	92,239,955	77,804,285	49,189,942	51,400,843 *
	TP (LBS/YR) 1985 Baseline	TP (LBS/YR) 2002 Progress	TP (LBS/YR) 2010 VA Strategy	TP (LBS/YR) Cap Load Allocation
Potomac	2,312,339	1,951,741	1,120,665	1,401,813
Rappahannock	1,271,262	954,358	595,670	620,000
York	1,151,400	749,445	481,130	480,000
James	8,491,165	5,952,375	3,480,078	3,410,000
Eastern Shore VA	232,516	227,205	82,853	84,448
VA TOTAL	13,458,682	9,835,124	5,760,395	5,996,261
	SED (TONS/YR) 1985 Baseline	SED (TONS/YR) 2002 Progress	SED (TONS/YR) 2010 VA Strategy	SED (TONS/YR) Cap Load Allocation
Potomac	827,718	720,462	391,829	616,622
Rappahannock	417,914	335,183	208,294	288,498

York	157,667	126,987	90,235	102,534
James	1,266,279	1,174,351	810,900	924,711
Eastern Shore VA	23,414	22,036	8,168	8,485
VA TOTAL	2,692,992	2,379,018	1,509,426	1,940,849

- includes the 1.5 million pound "orphan" load previously assigned to the James basin
- Please note: The allocations for the York and James Rivers are considered "interim" pending final adoption of water quality standards

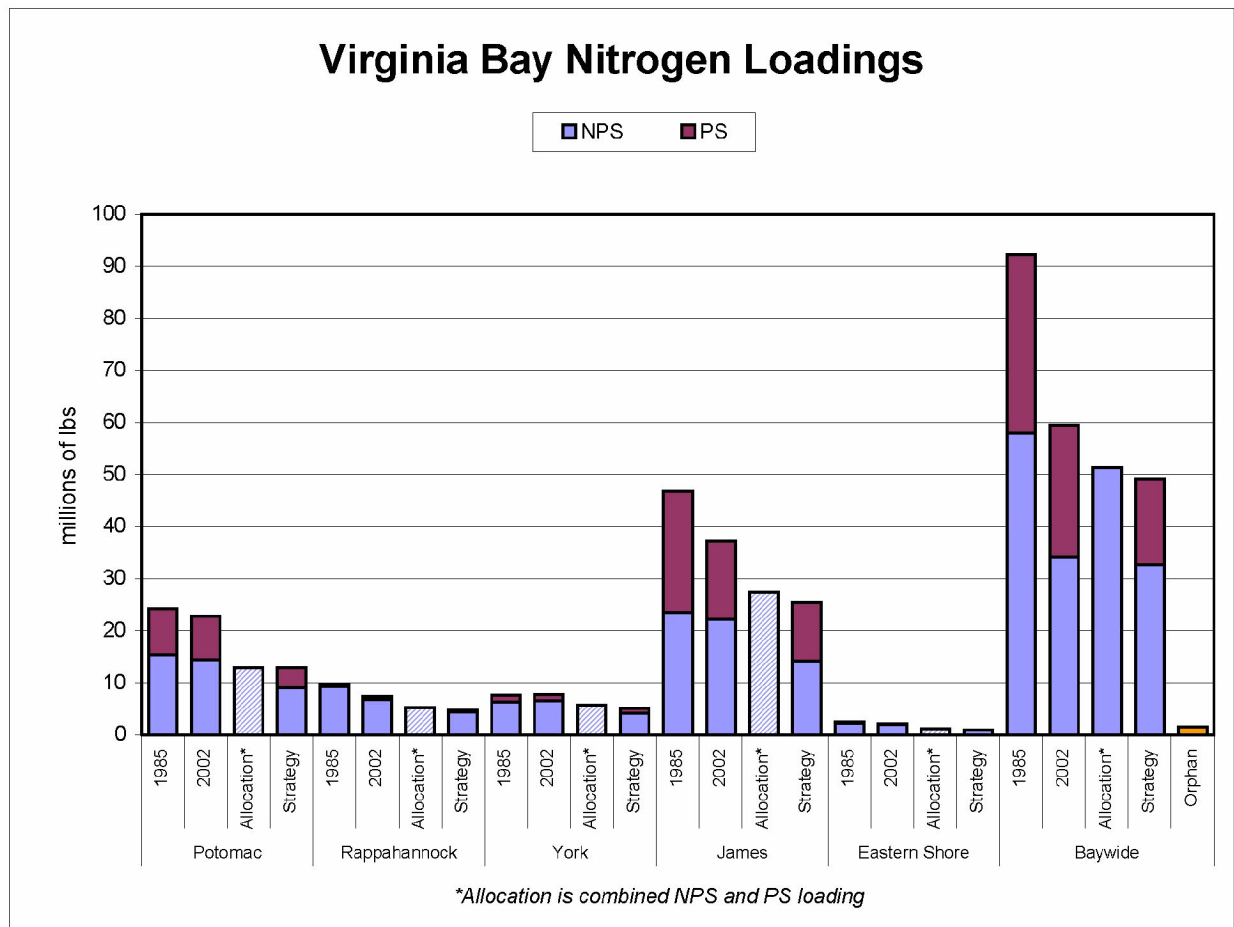
As shown above, overall Virginia's reduction strategies met all the assigned allocations. In addition, the sediment goal was far exceeded, because of the interrelated nature of nitrogen, phosphorus and sediment. In other words, the practices that are employed to reduced nutrients from land sources, particularly those that reduce phosphorus, achieve reductions in sediment as well. With the exception of point source controls (wastewater treatment plant upgrades), which reduce only nutrients, most of the practices defined in this strategy achieve reductions of both nutrients and sediments.

### Allocating the "Orphan Load"

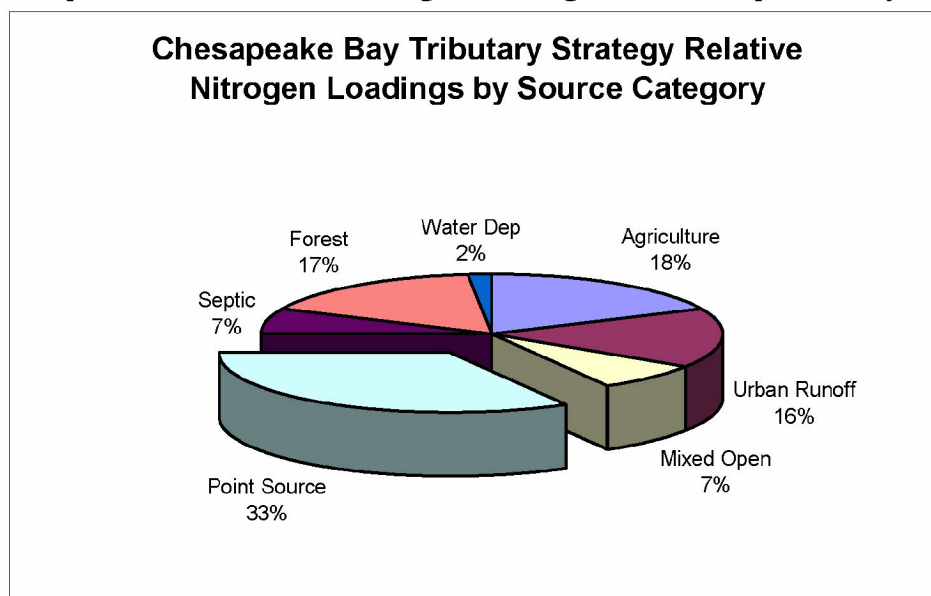
During the comment period for the draft strategies a number of comments were received regarding the status of the allocations proposed for the York and James River basins, particularly the additional nitrogen reduction, due to the so-called "orphan load", that was originally assigned to the James River basin.

For the time being, we will remove assignment of the orphan load reduction from the James River basin and reallocate it following adoption of the water quality standards for the York and James Rivers. **Table 2-1, Graph 2-1** and the James and York input decks that follow all reflect this decision.

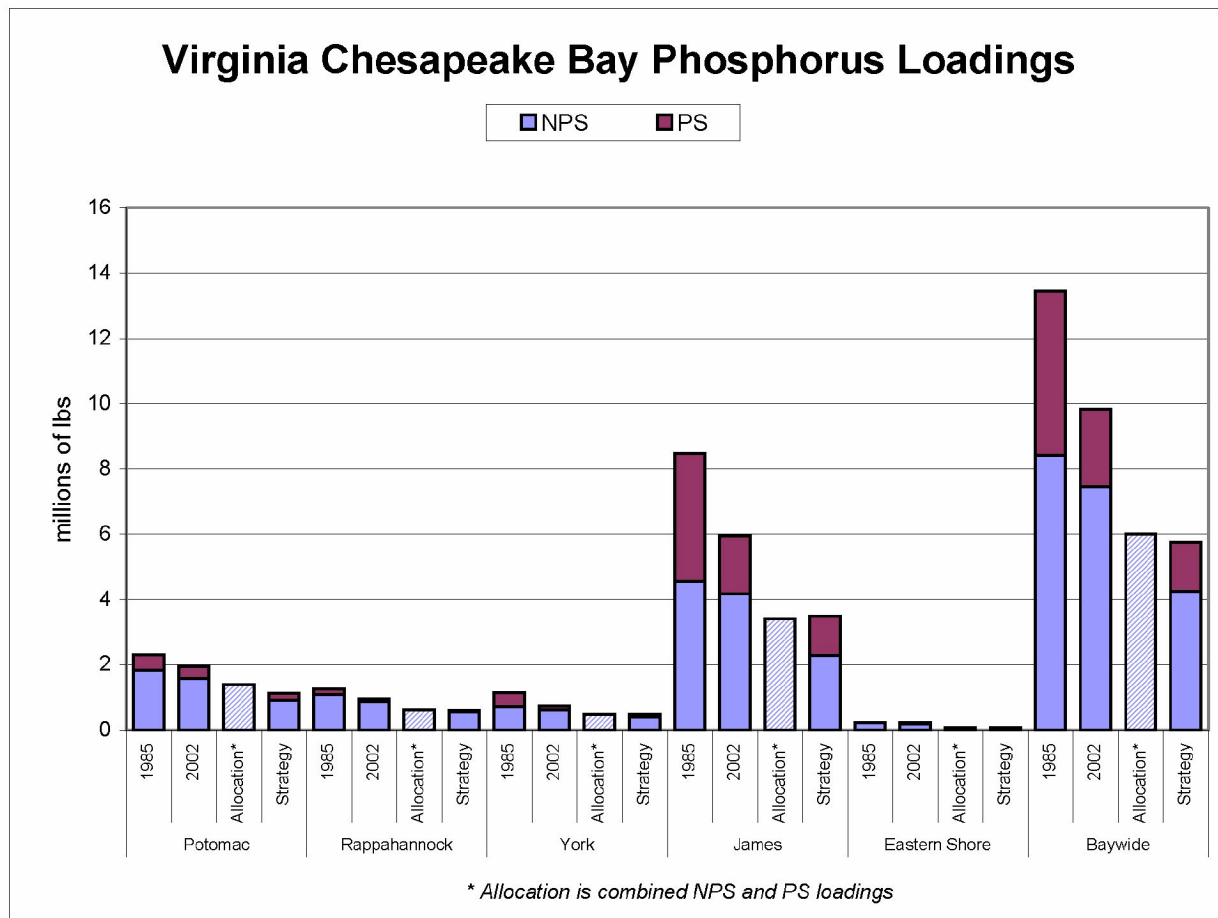
**Graph 2-1: Summary of Nitrogen Loadings and Allocations**



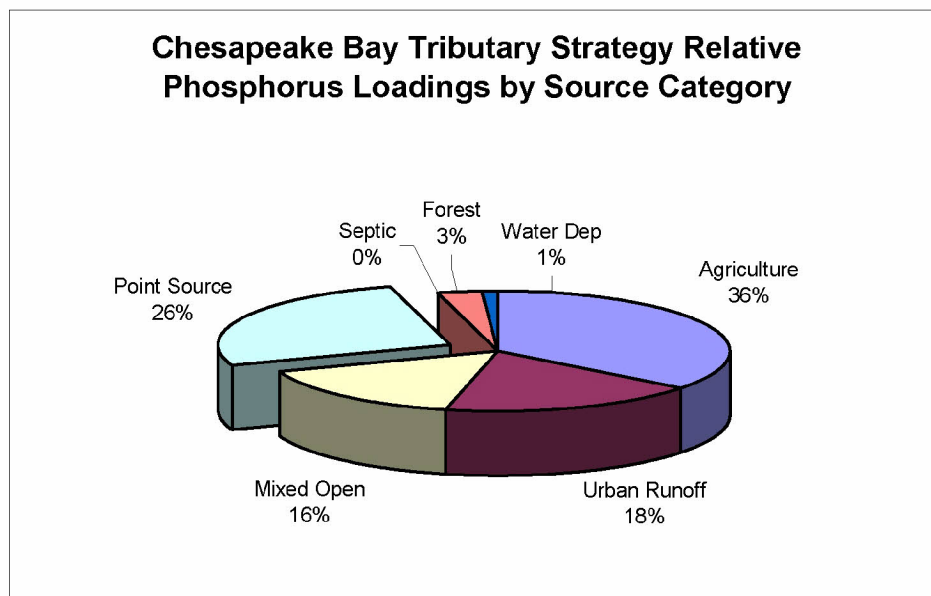
**Graph 2-2: Sources of Nitrogen in Virginia's Chesapeake Bay watershed**



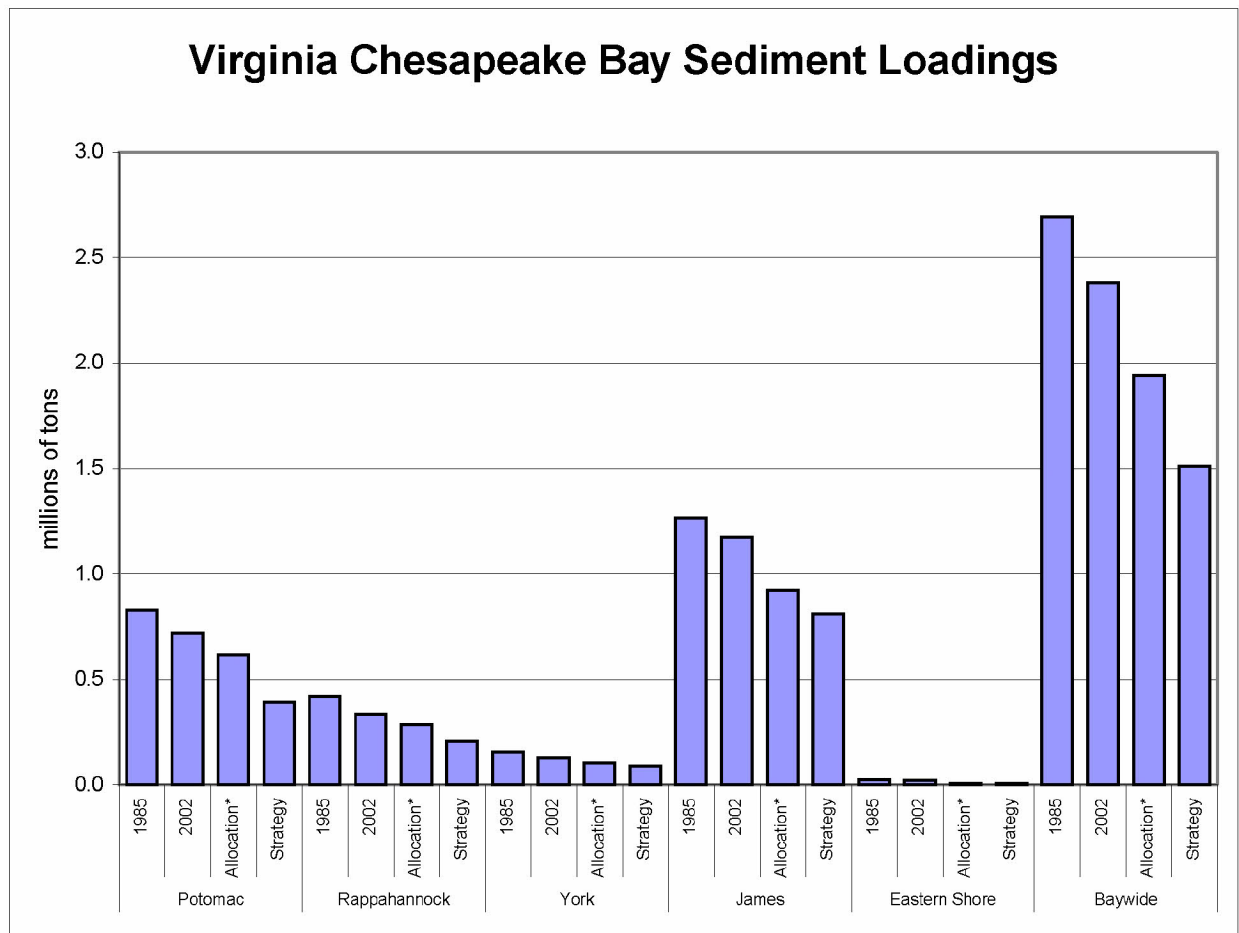
**Graph 2-3: Summary of Phosphorus Loadings and Allocations**



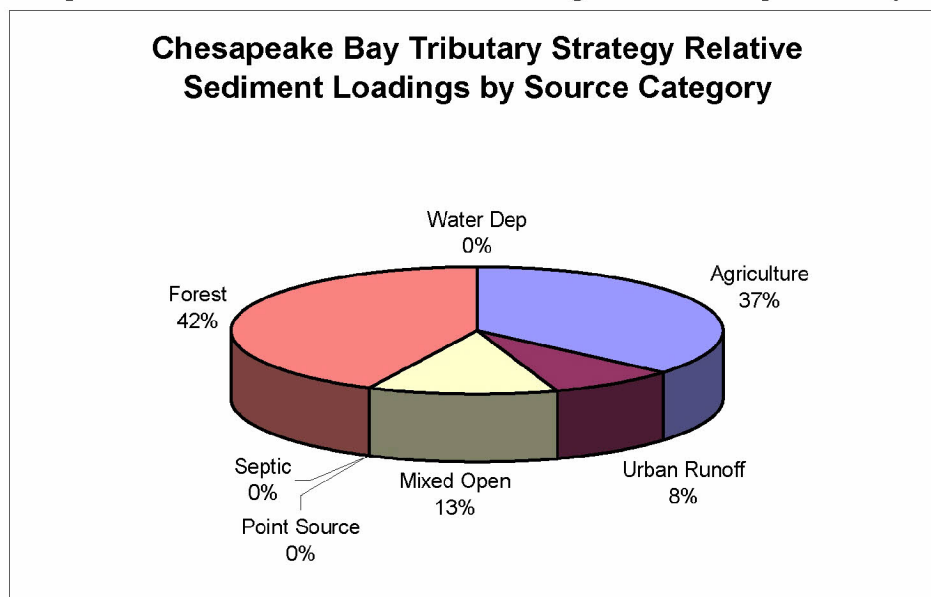
**Graph 2-4: Sources of Phosphorus in Virginia's Chesapeake Bay Watershed**



**Graph 2-5: Summary of Sediment Loadings and Allocations**



**Graph 2-6: Sources of Sediment in Virginia's Chesapeake Bay Watershed**



## Nonpoint Source Input Decks

The input decks for nonpoint source practices have changed from those contained in the public review drafts. Some practices suggested during the public comment period have been added, such as structural and non-structural shoreline erosion control, stream stabilization/restoration and continuous no-till. Wetland restoration, tree planting and stream protection with fencing BMPs were increased to offset the loss of forested buffers, which had been reduced to lower costs and because of comments about their potentially excessive use in the drafts. Septic denitrification systems and horse pasture management were removed to lower the cost of the strategies and to reduce the excess total nitrogen that had been achieved in the draft strategies.

Once revisions were made, the input deck was run through the model again. This time allocations were met or exceeded in all basins, and the final strategies were adopted. The majority of the nutrient and all of the sediment pollutant loads are generated from nonpoint sources. As a result, most of the reductions focus on nonpoint sources. As reflected in **Graph 2-2**, the strategy relies upon significant nutrient and sediment reductions from nonpoint sources, including urban and agricultural lands.

The following nonpoint source input decks include BMPs for agriculture, urban and mixed open, forests and septic systems. In addition, they clarify the level of implementation that has occurred as of 2002 as well as levels of implementation needed between 2002 and 2010. The first deck reflects all practices called for throughout Virginia's Chesapeake Bay basin. Individual basin decks can be found in Appendix D. More detailed discussions of each basin input deck can be found in the individual basin strategy documents that will be available at [www.naturalresources.virginia.gov](http://www.naturalresources.virginia.gov).

Basin wide the nonpoint source input deck calls for BMPs installed and maintained on 92 percent of all available agricultural lands, 85 percent of all mixed open lands, 74 percent on all urban lands and 60 percent of all septic systems.

The 2.87 million acres of treatable agricultural acres consist of 777,984 acres of hay, 768,729 acres of cropland, 1,325,728 acres of pasture and 839 manure acres. Urban treatable lands are classified as pervious – 1,166,976 acres – and impervious – 530,689 acres. The 1,550,568 mixed open acres are generally non-agricultural, not or low developed acres.

A practice showing no installation (0) under 2000 Progress does not necessarily mean there are no on-the-ground instances where the practice exists. It may mean that insufficient tracking and reporting means that no credit being given for that practice in the Bay Program models. Methods for improving tracking and reporting are addressed later in this document.

### How “Percentage of Land Use” was determined

*The tributary strategies call for BMPs on 92 percent of treatable agricultural lands*  
Based on Chesapeake Bay Program modeling rules there are two general forms of BMPs; those that involve a land use change and are converted to another land use such as cropland acres going from crop production to acres of grassed riparian buffer and those that are practices that do not require a land use change (non-conversion) but may affect how that acreage is managed. These include nutrient management plans or soil and water conservation plans typically referred to as farm plans. The acreage receiving non-conversions practices may have multiple non-conversion practices applied to it whereas conversion practices are applied once and no other BMP can be applied to that acreage.

According to the Bay Program there are 777,984 acres of hay, 768,729 acres of cropland, 1,325,728 acres of pasture, and 839 manure acres resulting in a total of 2,873,280 acres of agricultural lands in the bay portion of Virginia. The 92 percent coverage called for by the tributary strategies includes conversion and non-conversion BMPs combined).

Example: The following explains how that percentage was determined. Using the Virginia Chesapeake Bay Basin input deck table, 197,784 acres of hay land have conversion BMPs applied and 528,641 acres of non-conversion BMPs applied resulting in 726,425 total acres of combined BMP treatment. Regarding cropland 210,257 acres have conversion BMPs applied and 491,364 acres on non-conversion BMPs applied resulting in 701,621 total acres treated. Of the pastureland acreage 224,883 acres received conversion BMPs and 974,627 acres received non-conversion BMPs resulting in 1,199,505 total acres treated. Since Virginia currently has over 900 animal waste management systems (including barnyard runoff control BMPs) installed and each of these BMPs treats 1 manure acre state staff maximized the use of these practices with the understanding that CBP would allowed 838 of the 839 available acres to be treated in the strategies by these BMPs. Therefore, of the 2,873,280 of total agricultural lands available for treatment 2,628,389 acres of conversion and non-conversion practices were applied or 91.5 percent (~ 92%) of the total available acres. This calculation can be repeated for each land use and river basin simulated by the Bay Program watershed model.

**TABLE 2-2: Basinwide Nonpoint Source Input Deck**

Virginia Chesapeake Bay Basin	Land Use	Available	2002 BMP	2010 BMP	Remaining
<b>Forestry BMPs</b>		<b>Units</b>	<b>Progress</b>	<b>Goal</b>	<b>BMP Need</b>
Forest Harvesting Practices	Forest	7,687,502	0	100,664	100,664
<b>Agricultural BMPs</b>					
<b>Buffers Forested</b>	Hay	777,984	2,619	62,162	59,543
Nutrient Management Plan Implementation	Hay	777,984	257,097	522,305	265,208
<b>Retirement Highly Erodible Land</b>	Hay	777,984	0	1,799	1,799
Soil Conservation Water Quality Plans	Hay	777,984	158,056	522,305	364,249
<b>Tree Planting</b>	Hay	777,984	0	67,057	67,057
<b>Wetland Restoration</b>	Hay	777,984	117	66,766	66,649
Yield Reserve	Hay	777,984	0	6,336	6,336
<b>Buffers Forested</b>	Cropland*	768,729	3,138	24,944	21,806
<b>Buffers Grass</b>	Cropland*	768,729	1,564	115,686	114,121
Cover Crops	Cropland*	768,729	11,115	413,281	402,166
<b>Continuous No-Till</b>	Cropland*	768,729	0	41,686	41,686
Conservation Tillage	Cropland*	768,729	477,308	459,618	0
Nutrient Management Plan Implementation	Cropland*	768,729	367,316	487,290	119,974
<b>Retirement Highly Erodible Land</b>	Cropland*	768,729	28,714	3,260	0
Soil Conservation Water Quality Plans	Cropland*	768,729	460,745	487,290	26,545
<b>Tree Planting</b>	Cropland*	768,729	0	22,058	22,058
<b>Wetland Restoration</b>	Cropland*	768,729	179	22,471	22,292
Yield Reserve	Cropland*	768,729	0	4,074	4,074
Animal Waste Management Systems/Barnyard Runoff Control	Manure	839	497	838	341
Poultry Litter Alternative Use/Transported (Dry Tons)	Manure	na	0	126,523	126,523
<b>Buffers Forested</b>	Pasture	1,325,728	0	109,743	109,743
Grazing Land Protection	Pasture	1,325,728	107,336	102,202	0
Soil Conservation Water Quality Plans	Pasture	1,325,728	300,947	974,622	673,675
Stream Protection with Fencing	Pasture	1,325,728	14,695	528,883	514,188
Stream Protection without Fencing	Pasture	1,325,728	0	285,105	285,105
Stream Stabilization/Restoration (linear feet)	Pasture	na	0	121,750	121,750
<b>Tree Planting</b>	Pasture	1,325,728	0	115,140	115,140
<b>Urban BMPs</b>					
<b>Buffers Forested</b>	Pervious Urban	1,166,976	0	55,754	55,754
Erosion Sediment Control	Impervious Urban	530,689	0	106,220	106,220
Erosion Sediment Control	Pervious Urban	1,166,976	0	179,205	179,205
Nutrient Management Plan Implementation	Pervious Urban	1,166,976	34,307	337,667	303,360
Non Structural Shoreline Erosion Control (linear feet)	Pervious Urban	na	0	155,500	155,500
Stream Restoration (linear feet)	Impervious Urban	na	0	95,000	95,000
Stream Restoration (linear feet)	Pervious Urban	na	0	144,500	144,500
Structural Shoreline Erosion Control (linear feet)	Pervious Urban	na	0	15,550	15,550
<b>Storm Water Management - Filtering Practices</b>	Impervious Urban	530,689	4	74,793	74,788
<b>Storm Water Management - Filtering Practices</b>	Pervious Urban	1,166,976	10	163,710	163,701
<b>Storm Water Management - Infiltration Practices</b>	Impervious Urban	530,689	1	74,793	74,791
<b>Storm Water Management - Infiltration Practices</b>	Pervious Urban	1,166,976	3	163,710	163,707
<b>Storm Water Management - Wet Ponds/Wetlands</b>	Pervious Urban	1,166,976	1,811	160,544	158,733
<b>Storm Water Management - Wet Ponds/Wetlands</b>	Impervious Urban	530,689	868	74,793	73,924
<b>Tree Planting</b>	Pervious Urban	1,166,976	0	58,928	58,928
<b>Mixed Open BMPs</b>					
<b>Buffers Forested</b>	Mixed Open	1,550,568	0	115,875	115,875
Nutrient Management Plan Implementation	Mixed Open	1,550,568	0	970,735	970,735
Non Structural Shoreline Erosion Control (linear feet)	Mixed Open	na	0	112,500	112,500
Structural Shoreline Erosion Control (linear feet)	Mixed Open	na	0	11,250	11,250
<b>Tree Planting</b>	Mixed Open	1,550,568	0	115,876	115,876
<b>Wetland Restoration</b>	Mixed Open	1,550,568	0	82,351	82,351
<b>Septic BMPs</b>					
<b>Septic Connections (systems)</b>	Septic	409,228	0	19,492	19,492
Septic Pumping (systems)	Septic	409,228	0	225,830	225,830

All implementation units are acres unless otherwise noted.

**BMPs in bold letters are conversion practices. Once converted, no additional BMPs can be applied.**

BMPs not in bold letters are non-conversion practices and can have multiple BMPs applied per acre.

\*Acres available for high-till and low-till are combined in this table, providing one figure for total acres of cropland available.



## Point Source Input Decks

In August 2004, Virginia Secretary of Natural Resources W. Tayloe Murphy, Jr., issued a statement on revisions to the draft strategies regarding point source controls. A set of “Guiding Principals” were included, which have now been applied as the basis to set annual waste load allocations for the significant nutrient discharges in the Bay watershed as outlined in the chart below. A further discussion of these principles and point source nutrient reduction proposals can be found in Section III of this document. The Secretary’s entire point source statement is also found as Appendix A. Complete point source input decks can be found in Appendix D.

**Table 2-3: Point Source Waste Load Allocations**

Tributary	Values Used to Set Waste Load Allocations	
	Annual Average Nitrogen Concentration	Annual Average Phosphorus Concentration
Shenandoah Potomac (above fall line) Rappahannock Eastern Shore	4.0 mg/l	0.3 mg/l
Potomac (below fall line)	3.0 mg/l	0.3 mg/l
James York	To be determined (load allocations are “interim”)	To be determined (load allocations are “interim”)

### **III. Implementing the Strategies**

The strategies prepared for Virginia's Chesapeake Bay tributaries propose a suite of nonpoint source best management practices, sewage treatment plant upgrades and other actions necessary to achieve the specified nutrient and sediment reductions. The analysis and practices contained in this strategy are an important first step. However, as the input decks outlined in the previous section of this document make clear, achieving the necessary implementation levels go far beyond what we have previously seen. In order for these strategies to be meaningful, we must identify what additional resources and tools are necessary to achieve and cap these nutrient reductions in the timeframe called for by the Chesapeake 2000 Agreement. We must also further refine these strategies over time as new information becomes available.

The citizens of Virginia should receive this clear message. Restoration of the Chesapeake Bay is possible but it will not come without substantial public and private resources and programs that ensure that management practices are adopted and maintained. Without such actions, the promises we have made have no meaning. Without such actions, the economic and environmental benefits of a restored bay will not be realized.

The purpose of this chapter is to outline the implementation framework for both point and nonpoint sources of pollution. In the case of point sources, a set of guiding principles have been established that will be used to set annual waste load allocations for the significant nutrient discharges in the Bay watershed, and constitute the implementation plan for the point source elements of Virginia's tributary strategies.

For nonpoint sources the implementation plan is to refocus available tools, to steer new resources to Virginia's strongest nonpoint source control programs, and to push them to maximize reductions across the landscape. A series of seven areas of emphasis provide the framework for action.

These broad implementation approaches set the general direction, but more detailed strategic planning will be taken to carry them forward. Most of this work will be done at the basin level. State staff will elicit input from existing tributary teams, other stakeholders and citizens of the individual basins. They will then work together in meeting these ambitious and necessary nutrient and sediment reductions.

#### **Point Source Nutrient Reduction Implementation Plan**

The original draft tributary strategies, released for public review in April 2004, presented an approach for point source nutrient reduction that took into consideration several factors such as:

- Equity among significant dischargers
- Feasibility of implementing nutrient control technology
- The magnitude of point source nutrient loads from various Bay watershed regions

- The ‘delivery’ of loads from above the fall line
- Cost effectiveness of controls
- Unique conditions at several facilities (e.g., high-strength influent, combined sewers)

As a result, varying concentration levels for effluent total nitrogen and total phosphorus were proposed across the tributary basins, coupled with projected wastewater flows for the year 2010. Numerous comments were received about the use of 2010 flow projections, raising concerns about the accuracy of predictions and potential loss of existing design capacity in order to maintain waste load allocations in the future.

In August 2004, Virginia Secretary of Natural Resources W. Tayloe Murphy, Jr., issued a [statement](#) on revisions to the draft strategies regarding point source controls. A set of “Guiding Principals” were included, which have now been applied as the basis to set annual waste load allocations for the significant nutrient discharges in the Bay watershed, and constitute the implementation plan for the point source elements of Virginia’s tributary strategies. These principals are:

- Achieve the nutrient reductions necessary to restore the Chesapeake Bay and its tidal tributaries in the timeframe set by the Chesapeake 2000 Agreement;
- Provide for the full use of existing design capacity at each of the significant municipal and industrial wastewater treatment plants; and,
- Apply currently available, stringent nutrient reduction technologies at these treatment plants.

This policy directive has been incorporated into revisions that DEQ proposes for the Water Quality Management Plan (WQMP) Regulation (9-VAC-25-720), which is now moving through the public process. Annual point source **waste load allocations**, using a combination of **current permitted design capacity** and **the following nutrient concentrations**, have been recalculated for each of the Tributary Strategy basins, in accordance with the Secretary’s statement:

Tributary	Values Used to Set Waste Load Allocations	
	Annual Average Nitrogen Concentration	Annual Average Phosphorus Concentration
Shenandoah Potomac (above fall line) Rappahannock Eastern Shore	4.0 mg/l	0.3 mg/l
Potomac (below fall line)	3.0 mg/l	0.3 mg/l
James York	To be determined (load allocations are “interim”)	To be determined (load allocations are “interim”)

If a facility is currently subject to more stringent permit requirements than shown above, the more restrictive concentrations still apply. The allocations assigned to the York and James basins are considered “interim” until the adoption of the amendments to the Virginia Water Quality Standards currently undergoing the public rulemaking process.

Therefore, the point source allocations in those basins will remain essentially the same as proposed in the draft strategies published in April 2004. After the standards are adopted and the river basin allocations are established, the final point source allocations will be assigned to the significant dischargers in those basins. Standards are expected to be adopted by the end of 2005.

Proposed revisions to the WQMP Regulation also include provisions for the use of point source trading and offsets. This watershed-based approach would allow allocation trading among significant dischargers within the same basin, and offsets for future load increases resulting from rising wastewater flows. A combination of point source trades and nonpoint source offsets (through the installation, operation and maintenance of Best Management Practices), is being considered, all of which would be governed under a facility's VPDES permit.

In addition to the waste load allocations, DEQ is proceeding with a companion rulemaking to establish concentration-based limits for point source nutrient discharges. The objective of this regulation is to ensure that all wastewater treatment plants have some minimum role in the nutrient reduction efforts within the Virginia Bay watershed. The Regulation for Nutrient Enriched Waters and Dischargers within the Chesapeake Bay Watershed (9-VAC-25-40) proposes technology-based, annual average limits for nitrogen and phosphorus. It states as a policy of the State Water Control Board that point source dischargers within Chesapeake Bay watershed will utilize Biological Nutrient Removal treatment or its equivalent whenever feasible. Annual average concentration limits of 8.0 mg/l for nitrogen, and 1.0 mg/l for phosphorus, are proposed for existing discharges. For new or expanded discharges, annual average concentration limits of 3.0 mg/l for nitrogen and 0.3 mg/l for phosphorus are proposed. Point sources must also meet the annual waste load allocations in the WQMP Regulation. Whichever of these two requirements (concentration or waste load) is the most stringent will dictate the actual effluent nutrient levels discharged at a particular facility.

Details about both point source nutrient discharge rulemakings are available via the DEQ Chesapeake Bay Program webpage: <http://www.deq.virginia.gov/bay/multi.html>.

In January 2005, EPA issued a permit approach for discharges within the Chesapeake Bay watershed. It describes how permits will be issued to wastewater treatment plants once water quality standards are adopted by Maryland and Virginia. DEQ will incorporate this approach into the tributary strategies implementation plan.

## **Nonpoint Source Implementation**

Unlike point sources where treatment technologies can achieve specified nutrient reductions, nonpoint source controls are much more difficult to implement and maintain. They encompass multiple control strategies and must be placed on land by thousands of landowners, land managers, local governments and others. They include a mix of voluntary and regulatory programs and can be greatly affected by climatic events. In

short, the management framework for nonpoint source is quite different than for point sources.

In addition to the inherent difficulties in managing nonpoint source controls, the extent of the proposed practices contained in the “input decks” of our proposed strategies go far beyond what current programs with current resources can deliver and well beyond the highest participation levels ever achieved. All of the practices proposed cannot be implemented immediately.

The Virginia Department of Conservation and Recreation (DCR), designated as the state’s lead nonpoint source control agency in the Commonwealth, is responsible for all nonpoint source initiatives contained in these tributary strategies. While DCR has the lead in these efforts, the cooperation and participation of local governments, farmers, developers, homeowners, businesses and many others will be absolutely necessary if Virginia is to meet these ambitious Bay improvement goals.

The DCR approach is to refocus available tools, to steer new resources to Virginia’s strongest nonpoint source control programs, and to push them to maximize reductions across the landscape. The following summaries briefly outline this approach on a programmatic basis. It outlines program need, specific actions that will be taken in the next two years and beyond. This compilation will serve as the general framework for implementation of proposed nonpoint management practices in each of Virginia’s Chesapeake Bay basins.

Specific strategies and timelines may be modified to account for the natural resource needs, resources available and specific land use issues in each basin. Input will be solicited from the tributary teams in each basin to assist in tailoring these programmatic strategies to local needs.

A discussion of nonpoint source costs accompanies the input decks in Section III of this document. Many of the costs associated with carrying out these programmatic goals are included in the input deck costs. Others such as the enhancement of nonpoint source tracking systems and expanded outreach and the use of media to reduce nonpoint source pollution are not fully covered in the previous discussions of costs. The ability to meet those challenges and to maintain the timeframe for implementation provided in the following summaries is dependent on the availability of resources now and in the future.

## **1. Agricultural Best Management Practices (BMP) Acceleration**

Implementation of agricultural BMPs will achieve the most significant and cost effective reduction of nutrients and sediments from nonpoint sources. Agricultural BMPs include establishing field buffers (trees and grasses), maintaining cover crops and minimizing field tillage, managing nutrients (from commercial and animal waste sources) and managing grazing livestock. Implementing these BMPs requires significant investments of time and labor. While farmers voluntarily implement some amount of BMPs at no direct cost to the Commonwealth, Virginia’s tax credit opportunities and availability of

cost-share dollars create incentives for the installation of many other much needed water quality related practices on farms. Possibly the most significant motivators for installation of agricultural BMPs are financial incentive programs such as Virginia's Agricultural BMP Cost-Share Program and the federal USDA EQIP (Environmental Quality Incentive Program).

Accelerating installation of BMPs to achieve and maintain nonpoint source pollution reduction goals from agriculture sources will require a substantial increase in state cost share funding and the effective use of these new funds. Creative new approaches, increased targeting and stronger accountability requirements will also be needed. The analysis that follows focuses on more effective use of Virginia's Agricultural BMP Cost-Share Program as the means to achieve desired reductions.

### **Current status and projected needs to achieve Tributary Strategy Goals**

Virginia's Agricultural BMP Cost-Share Program provides financial incentives to agricultural operators throughout Virginia that encourage the voluntary installation of BMPs that reduce agricultural nonpoint source pollutants. The program focuses on BMPs that reduce sediment and nutrient laden runoff from both commercial fertilizers and animal wastes. Funds are made available on a shared-cost basis (i.e. 75 percent of authorized costs borne by program funds with 25 percent contributed by the participant) or through flat rate incentive payments.

Virginia tributary strategies specify a level of increased voluntary participation in agricultural BMP implementation that is of historic levels. Currently, only 30 percent of the agricultural lands in the watershed are covered by conservation BMPs. The tributary strategies call for 92 percent of these lands to be treated. Reaching this level will require corresponding increases in cost-share funds, as well as costs associated with program delivery (technical and administrative).

Meeting the tributary strategy goals for agricultural BMP implementation will require new and more aggressive approaches to delivery of the Agricultural BMP Cost-Share program. In addition, greater levels of state and local service delivery will need to be in place. In order to make the continual progress required in the tributary strategies, the base funding level for BMPs must remain stable as opposed to the ebb and flow of past years. Finally, greater prioritization and targeting of the most cost-effective BMPs will be absolutely necessary to make substantial progress.

### **Challenges**

To achieve the agricultural BMP goals consideration must be given to:

- Substantially increasing Agricultural BMP Cost-Share program base funding to stimulate greater voluntary participation by farmers and support the costs of program delivery by DCR and the state's soil and water conservation districts.
- Examining levels of financial incentives for implementation of priority agricultural BMPs to determine whether existing levels of cost share assistance

will stimulate the increase needed in participation or if program changes are necessary

- Increasing usage of remote sensing, GIS systems and targeting techniques to identify specific agricultural operations with high pollution value in need of BMP implementation
- Examining and identifying more effective recruitment approaches to better target non-participating agricultural operations.
- Increasing technical assistance in the field to better service and assist with BMP implementation by farmers.
- Targeting of state and federal cost share program dollars to increase \nutrient and reductions.
- Improving estimates of the effectiveness of BMPs offered through the cost-share programs.
- Expanding educational programs for agricultural BMPs that address implementation incentives, water quality benefits, farm profitability and other issues.
- Identifying and tracking voluntarily installed BMPs
- Developing innovative approaches for involving religious groups engaged in agriculture that currently do not participate in existing government cost-share programs because they are contrary to their traditions and beliefs.
- Identifying nutrient and sediment reductions methodologies to track NPS reductions of all BMPs.
- Coordinating and facilitating agreement between the Virginia Agricultural BMP Cost-Share program NPS reductions and the Chesapeake Bay Program Watershed model on reduction levels achieved by BMPs, so that all BMPs implemented receive credit for reductions accomplished.

### **Overview of Best Management Practices 2010 Program Needs**

In order for Virginia to meet the goals laid out in the tributary strategies in 2010, the following Best Management Practices conditions must be met:

- NPS pollutant reduction estimates will need to be generated for all BMPs implemented under the cost-share program.
- All state owned, operated or leased agricultural lands need to implement appropriate BMPs that minimize runoff of nutrients and sediments.
- Build capability for the Commonwealth to certify the satisfactory installation of the structural BMPs (BMPs not placed on agricultural lands) that require engineering expertise. Presently Virginia's SWCDs rely on assistance from engineers employed by the USDA Natural Resources Conservation Service (NRCS). This arrangement cannot sustain greatly expanded federal and state cost-share incentive programs.
- Fulfill DCR staffing needs to effectively administer cost-share and associated programs; particularly agricultural engineers capable of designing structural BMPs.

- Increased incentives will need to be in place to assure (through voluntary, regulatory and financial incentives) significant increases in the number of farm operations that implement BMPs.
- Better utilization of cost-effective and innovative approaches including widespread use of phytase feed additives to reduce nutrients in animal wastes.
- Increased incentives and authorized alternative uses and transfer options for cost effective and environmentally sound treatment of animal wastes and poultry litter.

#### **Year 2005-2007 Agricultural Best Management Practices Cost-Share Initiatives:**

DCR commits to the following actions in support of the tributary strategies:

- Carry out the General Assembly budget bill directives (2004 session) that focus on analysis of agricultural BMP implementation by soil and water conservation districts (SWCDs) and seek support for implementing recommended study outcomes (final report due December 31, 2005).
- Consider BMP effectiveness analysis performed in support of Chesapeake Bay restoration by the Chesapeake Bay Commission; incorporate in Virginia's Agricultural BMP Cost-Share Program as appropriate.
- Continue to refine expectations of SWCDs implementing nonpoint source agricultural programs and clarify expectations annually through grant agreements between DCR and every SWCD.
- Implement additional Conservation Reserve Enhancement Program (CREP) financial incentives, as funded by the Chesapeake Bay Restoration Fund, to accelerate achievement of program goals in the Chesapeake Bay watershed. Similar actions will be taken in the southern rivers regions of Virginia
- Evaluate current financial incentives offered through the Agricultural BMP Cost-Share Program on agricultural lands and implement revisions to enhance participation in those practices identified as cost effective and priority practices. Revisions could include increases to rates paid for implementation of BMPs.
- Evaluate DCR staffing needs for accelerated BMP implementation and evaluate options for increased technical assistance for engineering structural BMPs including private sector contracting, DCR staff expansion, and other options. Seek support to meet technical assistance needs.
- Examine and consider any needed changes in the delivery of the cost-share program including services and support provided by the SWCDs, NRCS and the Virginia Cooperative Extension (CES) and private sector organizations and personnel.
- Better integrate state and federal programs so that state and federal BMP cost-share funding dovetail to maximize financial incentives to agricultural operators.
- Begin development of an enhanced methodology to report, track, and map BMP implementation.
- Provide enhanced targeting and recruitment resources, e.g. aerial photography interpretation, GPS analysis, county land records search to better identify non-program participants and target their involvement



- Increase SWCD staff to expand recruitment of participants and provide technical services for BMP installation
- Encourage CREP buffers, nutrient management plans and Riparian Forest Buffer restorations on all state owned, operated, and leased agricultural lands; investigate and consider pursuit of requirements for such BMPs on these lands.
- Increase available cost-share funding for agricultural BMPs within the Bay watershed based on the evaluated need. Funding to be available as a financial incentive for all land uses dependent on evaluation of need and strategies determined.
- Explore educational outreach strategies for BMP usage and ways to reach more land users to encourage voluntary BMP implementation.
- Target individual agricultural operations that have not yet excluded livestock from flowing surface waters.
- Increase grants to local governments to restore Riparian Forest Buffers on all local government owned land.

### **Year 2008-2010 Agricultural Best Management Practices Initiatives**

DCR commits to the following actions in support of the tributary strategies:

- Continue efforts begun in 2005, 2006 and 2007 and seek increases in financial incentives and technical assistance as necessary to meet reduction goals.
- Consider need for further approaches to exclude livestock from surface waters.
- Consider need for further approaches to protect karst recharge areas (sinkhole protection) from agriculturally contaminated runoff.
- Further refine tracking, mapping and reporting of voluntary and cost-shared best management practices and reductions.

## **2. Expansion of Nutrient Management Planning and Implementation Efforts**

Nutrient management planning is a practice to ensure that nutrients used on a variety of farm fields and landscapes are provided at appropriate levels and times needed for crop growth and to ensure protection of ground and surface water, as well as the soil's quality, health and productivity. Nutrient management planning is appropriate for all land uses including agriculture, urban areas, golf courses, nurseries and other areas where crops and vegetation are grown and managed. When properly developed and implemented, nutrient management is a cost effective tool to help farmers and other landowners and to protect water quality. Nutrient management has been identified by the Chesapeake Bay Commission as one of the most cost effective practices available for achieving the nonpoint source nutrient reduction goals.

### **Current Status and Projected Needs for Nutrient Management Planning to Achieve Tributary Strategy Goals**

The tributary strategies identify needed reductions from nutrient management plans for agricultural, urban and mixed open land uses. Mixed open areas include parks, athletic fields, and golf courses and similar land uses not otherwise classified as urban land use areas. The current status and projected nutrient management planning needs for these areas is outlined in the following table:

	2002 credited Bay Program nutrient mgt. acres	% Credited Acres of available land needing nut. mgt.	Trib Strat goal for nutrient mgt. acres	Trib. Strat. Goal - % of available land needing nutrient mgt.
Hayland	257,097	33.0%	522,305	90.4%
Cropland	367,316	47.8%	487,290	90.0%
Total Agricultural Land	624,413	40.3%	1,009,595	90.2%
Urban Land	34,307	2.9%	337,667	99.3%
Mixed Open Land	0	0%	970,735	78.4%

The last column of the table indicates that meeting the tributary strategy goal for nutrient management for all land uses, except mixed open, will need to exceed 90 percent of the land available for nutrient management. About 40 percent of these lands are currently utilizing nutrient management planning. The additional coverage will need to be achieved while revising nutrient management plans on those acres already covered. In addition, 78.4 percent of the lands classified as mixed open will require nutrient management. This is significant since the Bay Program credited no mixed open lands in 2002 as having nutrient management. While nutrient management on mixed open lands have not been a priority, some practices do exist. However, they are not credited because no system to track and report them to Bay Program modelers exists. Similarly, the Bay Program credits only a small percentage of urban lands with nutrient management.

In November 2004, the Joint Legislative Audit and Review Commission (JLARC), the state's legislative evaluation agency completed its ***Review of Nutrient Management Planning in Virginia***. It includes a discussion of the tributary planning nutrient management goals and some options to be considered in addressing these goals. As the JLARC report states, "The tributary strategy nutrient reduction goals for 2010 are very challenging." The report further states, "Virginia Tributary Strategies indicate a level of increase in agriculture NMP coverage on a voluntary basis that may be unrealistic" and that "Tributary Strategies goals for urban nutrient management seem unrealistic."

It is clear that meeting the tributary strategy goals will require new and more aggressive approaches in order to achieve greater acreage covered by nutrient management planning in Virginia. The options considered in the JLARC report were analyzed in developing the implementation options outlined below. All of these have been considered by DCR and other agencies for sometime:

- Increased financial incentives for nutrient management planning.

- Better enforcement of existing requirements for nutrient management planning.
- Requiring more acreage to be managed under a nutrient management plan.
- Financial and other support for alternate uses for animal wastes.
- Educational programs concerning proper nutrient application on all lands
- Enhanced technical assistance for nutrient management planning to land users.
- Better capabilities to estimate and target most cost effective nutrient management pollutant reductions and track accomplishments.

The options begin with an overview of program strategies needing to be implemented by 2010 and follows with a timetable to achieving those strategies.

### **Overview of Nutrient Management 2010 Program Needs**

In order for Virginia to meet the goals laid out in the tributary strategies in 2010, the following nutrient management conditions must be met:

- Cost share will need to be provided for a broader range of nutrient management planning and practices on a land uses to include agricultural lands and targeted urban and mixed open land uses where nutrient load reductions are possible.
- Increased incentives will need to be in place to encourage a significant increase in lands placed under nutrient management planning.
- As recommended in the JLARC report, all state owned or operated lands should be managed with nutrient management practices and these lands should serve as a model for proper nutrient management.
- Alternative uses of animal waste such as burning as fuel or packaging as gardening fertilizer for homeowners and options transferring waste to other areas of the state or country for use as agricultural fertilizer that are cost effective and environmentally sound will be implemented.
- Implement nutrient management based on both nitrogen and phosphorus crop needs and environmental concerns (many are now only nitrogen based) to address all sources of nutrients.
- Use of all nutrients on land, including biosolids, will need to be done in accordance with nutrient management plans.
- Implementation of all nutrient management plans will need to be fully achieved and continued.

### **Year 2005-2007 Nutrient Management Initiatives**

DCR commits to the following actions in support of the tributary strategies:

- Evaluate current financial incentives provided for nutrient management planning on agricultural lands and implement revisions to enhance participation. Revisions could include increases to rates paid per acre for nutrient planning and increases in amounts paid for revised plans and incentives for keeping plans current.
- Increase available cost share funding for nutrient management planning for the Bay watershed based on the evaluated need. Funding to be available as a financial

incentive for all land uses depending upon the evaluation of need and strategies determined.

- Evaluate DCR staffing needs for accelerated nutrient management and evaluate options for increased technical assistance for nutrient management including contracting with soil and water conservation districts and private sector planners, DCR staff expansion, and other options. Seek legislative support to meet technical assistance needs.
- Evaluate appropriate roles for conservation partners in nutrient management to include the soil and water conservation districts, the Natural Resources Conservation Service and the Virginia Cooperative Extension Service and private sector organizations and personnel.
- Complete revisions to nutrient management training and certification regulations to address phosphorus management requirements, timing of nutrient applications and other required revisions to improve the quality of nutrient management plans.
- Develop framework for expanded nutrient management programs for urban and mixed open land uses and estimate staffing and financial resources required to implement the expanded programs.
- Begin the development of an enhanced methodology to track accomplishments in nutrient management planning by determining the land areas requiring treatment and tracking and reporting acres planned and estimated nutrient reductions achieved.
- Evaluate educational outreach strategies for nutrient management planning and ways to reach more land users to encourage voluntary nutrient management implementation.
- Require implementation of nutrient management planning on all state owned and operated lands including state universities and colleges.
- Enhance utilization of phytase by poultry producers to reduce phosphorus content of poultry waste as a pollution prevention strategy.
- Support enactment of an urban fertilizer label law providing users with nutrient management information.
- Consider the merits and risks of implementing a yield reserve program for cropland to reduce nutrient application rates to levels 15 percent below those contained in nutrient management plans.
- Based on available staff and financial resources, continue development of new strategies and begin implementation of enhanced nutrient management programs on priority land uses within the watershed.
- Evaluate effectiveness of new approaches and track accomplishments and associated nutrient reductions from all activities.
- Participate with industry in at least one pilot project aimed at developing alternative uses for poultry litter or animal manure.

#### **Year 2008-2010 Nutrient Management Initiatives**

DCR commits to the following actions in support of the tributary strategies:

- Continue efforts begun in 2005-2007 period and increase financial incentives and technical assistance as appropriate to meet program goals.
- Consider whether the need for additional incentives or regulatory approaches are warranted to enhance nutrient management plan implementation in order to meet tributary goals.
- Enhance utilization of phytase by poultry producers to reduce phosphorus content of poultry waste.
- Require nutrient management practices as part of erosion and sediment control plans for land disturbing activities.
- Develop and implement alternative uses and transfer options for animal wastes.
- Requirements and options for alternative waste uses and animal waste transfer will be fully evaluated and implemented as appropriate.
- Improve regulation and implementation of biosolids nutrient management.
- Improve tracking and reporting of nutrient management practices and reductions.

### **3. The Consolidation and Strengthening of the Virginia Stormwater Management Program**

Virginia's stormwater management program is aimed at reducing pollutant loads from urban and suburban land uses and developing areas.

#### **Current Status and Projected Needs**

The 2004 Virginia legislature passed into law House Bill 1177, which consolidated the Commonwealth's stormwater programs under the Department of Conservation and Recreation. As part of this consolidation, DCR has become responsible, in partnership with localities, for regulating discharges from both municipal separate stormwater sewers (MS4s) and construction activities greater than one-acre (greater than 2,500 square feet in areas subject to the Chesapeake Bay Preservation Act).

This new law greatly strengthens Virginia's ability to meet its stormwater related tributary strategy goals by requiring certain municipalities to adopt stormwater management and construction permitting programs by July 1, 2006. This change applies to municipalities covered by the CBPA and localities regulated as MS4s. All other localities will be authorized to opt-into the program; otherwise DCR will issue stormwater permits in these localities without a program. In addition, the new law gives DCR the ability to share funding from state permit fees to localities with approved programs. The enhancement of the Virginia Stormwater Management and Erosion and Sediment Control programs is expected to reduce the sediment load to the Bay by 972,000 tons, the phosphorus load by 466,000 pounds and the nitrogen load by 710,000 pounds annually.

In order to successfully meet its 2010 strategic goals for pollutant reductions in stormwater, Virginia will need to develop strong relationships with local governments as much of the strategic implementation will be at the local level. Sufficient state staffing

will be needed to allow effective interaction with local government to develop local programs that are compliant with existing regulation and aid in meeting Virginia's goals. Regulations will need to be flexible enough to address specific watershed problems and allow localities to address the Bay tributary strategy goals.

## **Challenges**

The new Virginia Stormwater Management Act offers an opportunity to better address the impacts from land development that have been inconsistently addressed to date. The major challenge will be the time it will take to put a fully implemented program in place at both the state and local levels.

## **Year 2005-2007 Stormwater Initiatives**

DCR commits to the following actions in support of the tributary strategies:

- Strive to have a minimum of 60 percent of regulated land disturbing activities complying with the general permit requirements for construction activities. There is a 20-25 percent compliance rate currently.
- Ensure 100 percent registration under the existing general permit for MS4 Phase II localities and entities.
- Ensure 100 percent coverage by an individual permit for all MS4 Phase I localities.
- Develop guidelines on what is an acceptable stormwater management program so localities with MS4s, localities located in the CBPA area and localities electing to adopt stormwater management programs may utilize the guidelines in developing their programs for delegation by July 1, 2006.
- Issue the permits for land disturbing activities in those localities not delegated stormwater program authority.
- Begin the process to further consolidate the stormwater and erosion and sediment control regulations into one program and enhance enforcement and compliance capabilities.
- Revise the existing Stormwater and ESC handbooks to integrate the program areas and incorporate new local government tools such as stormwater and LID planning and design principles.
- Develop and implement a statewide BMP reporting and tracking system and database.
- Work with localities not electing to accept delegation of the permitting authority to identify the benefits of accepting local delegation.

## **Year 2008-2010 Stormwater Initiatives**

DCR commits to the following actions in support of the tributary strategies:

- Strive to have 100 percent of regulated land disturbing activities covered by the general permit for construction activities.

- Develop review procedures to implement local stormwater program reviews on at least a five-year cycle.
- MS4 programs, both Phase I and Phase II, will be examined to determine, what if any, improvements will be needed to increase the emphasis on meeting specific watershed goals.
- Develop and publish on the DCR website an annual local SWM program compliance report describing local program efforts to reach consistency and will develop a recognition program for effective programs.
- Continue to refine regulatory programs as necessary to meet program and tributary goals.
- Continue to work with local entities in implementing innovative strategies and programs at both local and watershed levels to improve water quality in the Bay.
- Establish a training and certification classification type for local stormwater program management that equips local government staff to adequately implement MS4 and construction site permitting programs.

#### **4. Enhancing Implementation of the Virginia Erosion and Sediment Control Program**

The Virginia Erosion and Sediment Control Program was established by the Virginia Erosion and Sediment Control Law (§10.1-560 et seq. of the *Code of Virginia*) and is implemented through the Virginia Erosion and Sediment Control. The law and regulations establish minimum standards for both on-the-ground compliance and overall program compliance. Virginia's cities, counties and towns implement the ESC Program locally through ordinances and other local documents. The Virginia Soil and Water Conservation Board and the Virginia Department of Conservation and Recreation provide state leadership and oversight of the local programs. Local program staff is required to be certified in specific program areas of administration, ESC plan review, and inspection. Certified contractors are required for each regulated land disturbance project. Regulated activities must have an approved erosion and sediment control plan that meets the minimum standards and land disturbance must be undertaken in accordance with the approved plan. Statewide, approximately 50,000 acres of land disturbance fall under the jurisdiction of the program annually.

The Virginia Erosion and Sediment Control Program is a foundational program, supporting a number of other program areas. The General Stormwater Permit for Construction Activities requires that an approved erosion and sediment control plan be in place prior to commencement of construction activities on sites of one acre and larger. The Municipal Separate Storm Sewer Systems (MS4s) Individual and General Stormwater Permits require the presence of a consistent erosion and sediment control program within the regulated community. Similarly, the Chesapeake Bay Preservation Act regulations require that affected local governments implement a consistent erosion and sediment control program.

## **Current Status and Projected Needs to Meet Tributary Strategy Goals**

Currently 115 counties, cities and towns in the Chesapeake Bay watershed manage approved ESC programs in accordance with state law and regulations. Approximately 55 percent of the recently reviewed programs were judged consistent with the law and regulations. Of the programs evaluated as inconsistent, several trends were evident. Primary areas of concern include incomplete local ordinances, lack of staff certifications, inconsistent plan review and inspection activities and weak enforcement. As Virginia continues to grow in population, erosion and sediment control measures will continue to be critical to the protection and maintenance of water quality and habitat within the Bay watershed.

Full and consistent implementation of the Virginia Erosion and Sediment Control Program at the local level is key to meeting the tributary strategy goals. Therefore, full implementation of the programs by localities is essential to the Commonwealth's meeting the tributary goals.

## **Challenges**

To accomplish full implementation, a series of program refinements will be necessary. These will be staged over time to allow local programs to fully incorporate initial improvements before tackling additional ones. The goal is to create an environment that enhances on-going program improvements through regional networking and technology sharing.

## **Year 2005-2007 Erosion and Sediment Control Enhancements**

DCR commits to the following actions in support of the tributary strategies:

- Complete implementation of the 5-year program compliance review cycle and evaluate its effectiveness in securing local program consistency and for identifying program areas of concern.
- Complete revisions to existing training courses to better prepare certified personnel to adequately implement local ESC programs.
- Building on the concept of government-by-example, improve procedures to ensure state agency project compliance with program requirements, utilize appropriate outreach tools to recognize consistently compliant agencies and localities.
- Continue existing and develop new grant and cost-share programs and other incentives to promote LID and implement BMP retrofits through demonstration projects, local development roundtables and other methods.
- Hold regional workshops for local program administrators, county administrators, and city and town managers to share new technologies and tools, address regional issues, resolve/clarify program concerns.
- Develop and implement a statewide BMP reporting and tracking system and database.



- Develop and publish on the DCR website an annual local ESC program compliance report describing local program efforts to reach consistency and develop a recognition program for effective programs.
- Revise the existing ESC and Stormwater handbooks to integrate the program areas and incorporate new local government tools such as stormwater and LID planning and design principles.
- Improve procedures to ensure compliance of utility projects with program requirements.
- Further consolidate the stormwater and ESC regulations into one program enhancing enforcement and compliance capabilities.

### **Year 2008-2010 Erosion and Sediment Control Enhancements**

DCR commits to the following actions in support of the tributary strategies:

- Implement the procedures and obtain the positions needed to complete a five-year local ESC compliance program review cycle.
- Fund and implement BMP cost-share or other incentive program approaches to accelerate LID and BMP retrofit installation.
- Continue implementation and refinement of statewide BMP reporting and tracking system.
- Continue assessment of local program implementation needs and develop tools and approaches to address.
- Continue development and revisions to the training and certification program to address local program staff needs with respect to ESC and stormwater management.

## **5. Strengthen Implementation of the Chesapeake Bay Preservation Act**

### **Current Status and Projected Needs to Achieve Tributary Strategy Goals**

The Chesapeake Bay Preservation Act (Bay Act) provides a comprehensive approach to addressing nonpoint source pollution resulting from the use, development and redevelopment of land within the eastern portion of Virginia's Bay watershed. The active implementation and enforcement of the Bay Act at the local level is critical to maintaining the nutrient and sediment reduction levels to which the Commonwealth is committed. In maximizing the effectiveness of the Chesapeake Bay Preservation Act, the state will work directly with local governments to enhance land development tools to enable development to occur while preventing further degradation of water quality.

The Bay Act's goal is to successfully reduce the negative impacts on the Bay and its Virginia tributaries from the use and development of land. Through its requirements, the Bay Act reinforces and expands erosion, sediment and stormwater management controls for land disturbing activities that occur within Bay Act areas. In addition, the Bay Act's general performance criteria and development criteria for Resource Protection Areas,

including the 100 foot buffer requirements, work to minimize the negative water quality impacts that can result from development and minimize impervious cover. This is achieved by applying sound land use practices and ensuring that the negative impacts of development are avoided resulting in a no net increase of nonpoint source pollution, or in certain instances, an actual decrease in pollution loads.

The following BMPs associated with implementation of the Bay Act will help meet tributary strategy goals.

**Forested Buffers:** The 100 foot buffer area, which is the landward component of the Resource Protection Area, is deemed to achieve at least 75 percent reduction of sediments and a 40 percent reduction of nutrients. Full implementation of these buffers within the 84 jurisdictions currently covered by the Bay Act in Eastern Virginia (39,669 acres) would achieve 23 percent of the forested buffer goal for urban and mixed open land uses within the watershed. The Bay Act provides a complement to other programs that encourage implementation of buffers on agricultural lands as it requires buffers along shorelines, tributaries, wetlands and water bodies with perennial flow throughout urban, suburban and mixed open areas.

**Stormwater BMPs:** Full implementation of Bay Act stormwater management requirements within the jurisdictions covered by the Bay Act for both new development and redevelopment (260,486 total acres) would achieve 37 percent of the stormwater related nutrient and sediment reductions called for in the tributary strategies.

**Erosion and Sediment Control:** Full implementation of erosion and sediment control practices at a reduced threshold (131,225 total acres) would ensure achievement of 46 percent of the erosion and sediment control related reductions called for in the tributary strategies.

**Septic System Pumpout:** Full implementation of the five year septic pumpout requirements (82,491 total acres) would achieve 36 percent of the septic pumpout related reductions called for in the tributary strategies. Currently, this is the only enforceable state level septic pumpout program in the Commonwealth.

It is important to note that these numbers are based on reductions that can be achieved in the jurisdictions that lie east of the fall line in the coastal, tidal portions of Virginia's Chesapeake Bay Watershed. Implementation of the Bay Act or similar principles tailored to the westward portion of the state's Bay watershed would result in additional achievements related to overall tributary strategy implementation.

## **Challenges**

In order to maximize effectiveness of the Chesapeake Bay Preservation Act, the state must ensure that local land development ordinances under the Bay Act meet state law; local governments effectively implement performance measures to prevent an increase in nonpoint source pollution from new development and enable a reduction of nonpoint source pollution from redevelopment; state and federal agencies comply with the Bay Act

requirements; low impact development, sound land use planning and “better site design” are more fully practiced throughout the watershed; and a deeper understanding of the importance of nonpoint source pollution and the Bay Act by affected stakeholders and citizens is achieved to ensure effective implementation.

Initial local program compliance evaluations by Bay Act staff indicate that in order to effectively develop and implement programs that fully comply with the statute and regulations, local programs may need additional state funding support for the development of tracking systems, improving Resource Protection Area and perennial stream designation protocols through training, and additional staffing to address enforcement and programmatic revisions.

### **Overview of Bay Act 2010 Program Needs**

In order for Virginia to meet the goals laid out in the tributary strategies in 2010, the following Bay Act conditions must be met:

- A concerted effort to effectively reach and educate affected stakeholders is a critical step in achieving the Commonwealth’s goals. The Bay Act has been in place for 15 years in Virginia, yet many citizens and elected officials still are not fully informed about the program and its purpose.
- Additional enforcement options may be necessary to ensure that better compliance is being achieved.
- Restoration of state grants to localities to ensure that local governments provide ongoing implementation and enforcement of the Bay Act regulations.
- Stronger partnerships between state agencies, local governments and the private sector should be developed and/or enhanced.
- Buffer incentive programs may need to be tied more closely to conservation easements, tax credits and other preservation tools.
- Continued advancement of innovative land use tools and science is needed to inform state decision makers, localities and developers on new techniques.
- Virginia should consider whether and in what form to implement Bay Act land use principles and requirements throughout the Chesapeake Bay watershed.

### **Year 2005-2007 Program Initiatives**

DCR commits to the following actions in support of the tributary strategies:

- During the upcoming regulatory review process, DCR will consider revisions that will improve local government Bay Act implementation options and outcomes.
- Continue compliance reviews of local Bay Act programs and make the compliance status of local programs accessible to the public by posting this information on the department web site and will evaluate the compliance reviews to identify areas where localities need additional guidance and support.
- Seek increased funding for local program implementation.

- Develop an outreach and education plan. Initial components of the plan will be implemented, including the targeting specific audiences; developing a clearinghouse of successful local programs and implementation tools; establishing an awards program for highly innovative Bay communities, development projects, and landscape initiatives.
- Develop a watershed-wide program providing planning assistance that includes voluntary incentives, information pieces, land planning tools.
- Dedicate resources to partnerships in enhancing research components of the program including development of innovative tools and assisting with perennial water body determinations.
- Support demonstration projects that promote better site design, low impact development practices, cluster development, buffer and easement protection, and other innovative land use practices.
- Work to strengthen partnerships among state agencies and with federal agencies to coordinate Bay Act planning and activities with the TMDL program and the coastal nonpoint source program.
- Support demonstration projects, such as stormwater management retrofits on redevelopment sites or replacement of failing septic systems with denitrification systems within Bay Act jurisdictions.

#### **Year 2008-2010 Program Initiatives**

DCR commits to the following actions in support of the tributary strategies:

- Evaluate initiatives undertaken in 2005-2007 and adjust efforts appropriately.

## **6. Enhancement of the NPS Implementation Database Tracking Systems**

To effectively implement the tributary strategies it will be necessary to develop processes and systems to gather relevant information relating to the installation of practices identified in the strategies. This information will be essential in determining progress in meeting the strategy goals and identifying pollutant reductions achieved and costs.

### **Current Status and Projected Needs**

Currently, DCR has a system to report to the EPA Chesapeake Bay Program agricultural best management practices (BMPs) that are reported by soil and water conservation districts through the Virginia Agricultural Cost-Share Database as well as agricultural BMPs reported by NRCS. These are reported to the Bay Program as an annual progress report. Nutrient management plans written by DCR and private planners are also reported.

The Department of Forestry began reporting some BMP data for forest harvesting practices in 2003, but historical data is lacking. There is not an adequate reporting system

or database to handle urban BMPs, mixed open BMPs, biosolids applications/permits or septic BMPs. Some urban and septic BMPs have been reported to the Bay Program by regional commissions but there is no consistent Bay wide reporting.

An outline of the data tracking and reporting needs would include:

- Establishment of a tracking system that counts all NPS Programs and BMPs is needed. DCR will take the lead in working with a team of partner agencies in developing this tracking system. State partners would include, but not be limited to, DEQ, the Virginia Department of Health and the Virginia Department of Forestry.
- Major components of the tracking system would include the type of BMP, its location, owner or responsible party, date installed, area or units treated, life expectancy, maintenance requirements, costs and reductions expected.

#### **Specific NPS Program Tracking Issues:**

**Adequacy of existing databases:** DCR maintains multiple databases to accomplish the current level of tracking. None of these databases will be adequate to handle the volume of data that needs to be tracked. Separate databases will require merger into a singular database platform for all data sources accessible via the Internet. Some of the specific deficiencies that would need to be addressed in a new tracking system include:

- Historical agricultural data quality and quantity
- Lack BMP installation and maintenance costs
- Ability to define and add newly developed BMPs
- Initiate tracking of mixed open and urban BMPs
- Expand Nutrient Management tracking beyond agricultural uses to incorporate mixed open and urban plans
- Identify and account for voluntary practices Onsite Septic Systems/Biosolids-

#### **Overview of 2010 NPS Implementation Database Tracking System Needs**

In order for Virginia to meet the goals laid out in the tributary strategies in 2010, the following Best Management Practices conditions must be met:

- Virginia will have established a tracking system that can more fully account for conservation activities occurring on all types of lands within the Bay watershed and estimate pollutant reduction contributions to meeting the Bay tributary goals.
- The new tracking system will have the ability to geographically reference conservation activities to assist DCR and other agencies in monitoring progress and targeting programs most effectively.

#### **Year 2005-2007 Tracking Initiatives**

DCR commits to the following actions in support of the tributary strategies:

- Identify technological and staffing needs to enhance data tracking capabilities and obtain DCR resources to the extent available or outside expertise to meet these needs to implement the program.
- Develop internal DCR processes to capture accurately all conservation activities that can be accounted towards meeting the tributary strategy goals.
- Enhance capabilities and tracking of DCR nutrient management data in an integrated system.
- DCR will develop and build a database of urban BMP data for new BMPs and develop historical urban BMP data in a suitable manner to track past accomplishments.
- Work with partner conservation agencies/programs to identify needed conservation information to be tracked and reported to a centralized DCR database and establish processes and procedures to implement.
- DCR will develop a reporting and review mechanism to annually report accomplishments achieved in pollutant reductions compared to reductions needed to meet the tributary strategy.
- On an ongoing basis DCR and partner agencies and organizations will evaluate new BMP technologies and expected pollutant reduction efficiencies from existing BMPs to ensure that the database is capturing the most accurate estimates of progress made in pollutant reductions.

#### **Year 2008-2010 Tracking Initiatives**

DCR commits to the following actions in support of the tributary strategies:

- Continue to implement and refine the database technology and processes developed in 2005-2007 to accurately reflect program accomplishments.
- During year 2010 provide summary data to analyze the achievement of the 2010 tributary strategy goals.

### **7. Enhancing outreach, media and education efforts to reduce pollution producing behaviors**

Over the past 20 years, the state has been successful in reaching out to stakeholders on Bay related issues through various innovative programs and activities. As a result of these efforts there are specific groups of stakeholders who are very involved in related restoration and water quality efforts. The actions of these involved stakeholder groups including soil and water conservation districts, the agricultural community, developers, local governments and others will remain critical to the state's nutrient reduction efforts.

However, the unprecedented levels of reductions called for in tributary strategies have dramatically increased the need for action by all residents of the Bay watershed. Commitments can no longer be met by working primarily with wastewater treatment authorities, developers and the agricultural community. The public's awareness of their

role in improving water quality must be greatly increased if these new commitments are to be met. In addition, efforts with those “traditional” stakeholders must be enhanced.

Taking messages more effectively to engaged stakeholders and alerting and engaging a host of new stakeholders will take both coordination of existing efforts and a variety of new strategies and products.

### **Current Status and Projected Needs for Outreach and Education to Achieve Tributary Strategy Goals**

Despite 20 years of “educational efforts” aimed at alerting the public at large of their impacts on water quality, these efforts must be greatly enhanced to meet the 2010 goals. For example, it is well known by water quality professionals that nonpoint source pollution is the major cause of nutrient and sediment pollution to the Bay. It is also the major water pollution source across the country. Unfortunately, the majority of Americans does not know what nonpoint source pollution is – much less that they contribute to it. A recent nation-wide study conducted by the National Geographic Society showed that 44 percent of the respondents believed that industrial pollution remained the nation’s largest pollution problem.

The results of a 2002 survey commissioned by the Chesapeake Bay Program shows that more than 50 percent of all Chesapeake Bay region residents believe that business and industry have the largest impact on water quality in their area.

In fact, in the national survey only **15 percent** realized that runoff pollution – that is, nonpoint source – is actually the largest source of water pollution today.

The Bay survey found that over half (**53 percent**) of those polled did not realize or acknowledge that their daily actions have an impact on their local water quality.

It is clear that additional efforts must be aimed at changing the perception that “someone else” is causing Bay and local water quality problems. As has been repeatedly said, ‘we are all part of the problem, but more importantly we can all be part of the solution.’

### **Challenges**

To tackle this overwhelming educational effort, new strategies and new resources will be needed. The Chesapeake Bay Program, with Virginia as a major participant, has funded and have begun initiation of a mass media “Clean Bay” campaign to run in the Washington D.C. media market beginning in February 2005. The campaign is being designed as a pilot so that it can be easily adapted to other media markets in the Bay watershed such as Richmond, Hampton Roads, Lynchburg/Roanoke and Harrisonburg.

The seven-week campaign will target a very specific behavior, lawn fertilization, which impacts the Bay’s tidal waters. It is a very focused message to try and elicit a behavior change that will impact the Bay. While focused, it is not insignificant. There are 2.26 million lawns in the Washington D.C. Designated Market Area (DMA), or 840,000 acres.

Better nutrient management on these acres would reduce nitrogen loads to the Bay by 1.3 million pounds and phosphorus by 170,000 pounds.

Obviously these types of reductions will not be achieved through a one-time seven-week campaign. This needs to be reoccurring if it is to be successful and it also needs to spread beyond the Washington, D.C./Northern Virginia market. As the campaign grows it can also incorporate other messages such as how to personally reduce stormwater runoff, the use of native landscaping materials, and eventually subjects such as the impacts of increased impervious surface.

A media campaign alone will not be enough to properly inform and engage the public. State agencies and others have developed a variety of programs and tools that would help supplement such a campaign and specifically bring messages and guidance to stakeholders such as local governments, developers, agricultural interests, civic and community groups, and conservation and preservation organizations. However, efforts to reach these stakeholders with the appropriate tools are not often coordinated. Additional staffing and money is needed to facilitate this coordination.

### **Overview of Outreach and Education 2010 Program Needs**

In order for Virginia to meet the goals laid out in the tributary strategies in 2010, the following outreach and educational conditions must be met:

- Continue implementation and evaluation of the Washington market “Clean Bay” campaign.
- Identify funding to continue campaign in the D.C. market. Continue to develop measurements to determine actual reductions achieved.
- Identify funding and modify campaign to other Virginia markets (Richmond, Hampton Roads, Lynchburg/Roanoke, Harrisonburg).
- Use watershed coordinators in each Bay watershed to coordinate existing programs. Bring “Clean Bay” campaign messages and actions “on the ground.” This would include working with civic and community groups, coordinating efforts with Virginia Cooperative Extension, Master Gardeners and others. Would work to help build capacity for existing and fledging conservation and watershed groups.
- Fully engage local governments through accelerated support to existing watershed roundtables.
- Coordinate efforts to reach development community, local government officials and planning staff with existing watershed management planning, LID, other tools. Develop new materials as needed.

### **Year 2005-2007 Outreach Initiatives**

DCR commits to the following actions in support of the tributary strategies:

- Evaluate results of the initial Washington DMA “Clean Bay” campaign.



- Establish funding to continue Washington/Northern Virginia campaign; modify based on evaluation.
- Establish funding to bring “Clean Bay” campaign to Richmond market.
- Watershed Coordinators intensify efforts to work with existing and fledgling conservation and watershed groups using Watershed Connections materials and Watershed Management Planning Guides.
- Continue and expand targeted stakeholder outreach using existing conferences, outreach requirements (i.e. Va. Environmental Conference, VACO/VML conferences, MS4 outreach requirements)
- Bring campaign to Hampton Roads, Lynchburg/Roanoke and Harrisonburg
- Work with Bay Program on continued analysis of results; determine if results can be measured in terms of actual nutrient reductions.
- Work to coordinate with Virginia Cooperative Extension Service Master Gardeners “on-the-ground” efforts to reach suburban residents in Northern Virginia and Richmond markets.
- Enhance outreach efforts with local governments through direct contact and accelerated support to Bay roundtables.

#### **Year 2008-2010 Outreach Initiatives**

DCR commits to the following actions in support of the tributary strategies:

- Continue “Clean Bay” campaign in all major Virginia Bay media markets. As campaign matures, modify to introduce additional messages aimed at improving the Bay and local water quality.
- Work to coordinate with VCE, Master Gardeners “on-the-ground” efforts to reach urban and suburban residents in all Virginia Bay markets.
- Continue support to Bay roundtables.
- Expand direct contact/outreach efforts with public planners and private development community.

## **IV. Estimated Tributary Strategy Costs**

The tributary strategies developed by the states involved in the Chesapeake Bay Program (CBP) call for unprecedented levels of effort to reduce and cap the discharge of nutrients and sediments to the Chesapeake Bay and its tributaries. As a result, the costs of implementation of the strategies are estimated at just under \$10 billion.

This section provides an overview and analysis of projected costs and explains why cost projections have changed since the Secretary of Natural Resources released draft strategies for Virginia's tributaries in April 2004.

In recognition of the significant implementation costs, the Chesapeake Executive Council created a Blue Ribbon Financing Panel to recommend ways to pay for the implementation of the strategies. During the panel's first meeting, it requested that the CBP develop a consistent methodology to determine costs across all jurisdictions in order to assess the financial needs for implementation. The CBP contracted with Science Applications International Corporation (SAIC) to conduct a study of how the costs were determined in each state and to see if a common methodology could be utilized so that costs would be comparable from jurisdiction to jurisdiction. Using this methodology, costs would be recalculated for each jurisdiction. This resulted in the Bay Program Blue Ribbon Panel estimates of capital, operation and maintenance (O&M), and technical assistance (TA) costs totaling \$30.21 billion, with the Virginia portion of capital, O&M, and TA estimated to be \$10.02 billion.

With this analysis in hand, Virginia agencies proposed several modifications to the nonpoint source estimates which resulted in a final cost estimate of \$9.99 billion for capital, O&M, and TA.

### **April 2004 Draft Strategy Costs**

The initial cost estimate of \$3.2 billion contained in Virginia's draft tributary strategies, released in April 2004 underestimated total costs for several reasons. First, the initial estimates were based on one-time capital installation costs and did not include the costs of operation and maintenance (O&M) of the specified best management practices (BMPs). Second, additional costs were not included for the renewal of annual or short term BMPs. For example, the planting of cover crops on agricultural lands is an annual practice and the costs were only calculated as a one-time cost. Third, the practices proposed in the initial strategies have changed somewhat to order to achieve the nutrient allocations for each river. Finally, the most significant change came from how the costs of urban stormwater BMPs were calculated. For the April drafts, Virginia used data from the Chesapeake Bay Program's "Use Attainability Analysis". These figures were based on the estimated annual cost per household in the jurisdictions in which the practices were installed rather than the actual cost to install the practice. This change alone accounted for the lion's share of the difference between the April 2004 estimates and those that have been subsequently developed.

The analysis conducted by SAIC for the Blue Ribbon Finance Panel, which totaled \$10.02 billion for Virginia, did not include multiple installation costs for short term and annual BMPs needing reinstallation. It also did not estimate technical assistance (TA) and O&M costs consistent with those used by Virginia. A detailed explanation of the differences between the SAIC/CBP analysis and the Virginia estimates can be found in Appendix C.

### Virginia's Modified Costs

Within the total cost for implementing the strategies statewide of \$9.99 billion, approximately \$1.14 billion is needed for point source upgrades, operation and maintenance (costs estimated by DEQ), \$7.01 billion is needed for capital costs for nonpoint source BMPs (primarily urban stormwater BMP installation costs); \$1.26 billion is needed for technical assistance to install non-urban nonpoint source BMPs; \$580 million is needed to operate and maintain the various BMPs installed.

**Table 4-1: Summary of Estimated Costs**

#### Tributary Strategy Costs (in Millions of Dollars)

<b>Virginia Statewide Estimated Cost Summary</b>	<b>Capital Costs</b>	<b>Tech Assistance</b>	<b>O &amp; M</b>	<b>Total Cost</b>
Total Cost for Agricultural BMPs	\$740	\$74	\$45	\$859
Total Cost for Urban BMPs	\$5,874	\$1,118	\$528	\$7,519
Total Cost for Mixed Open BMPs	\$323	\$65	\$7	\$394
Total Costs for Forest BMPs	\$2	\$0.2	\$0	\$2
Total Cost for Septic BMPs	\$74	\$7	\$0	\$82
Total Costs for Point Source Reductions	\$1,099	\$0	\$42	\$1,141
Grand Total				\$9,997

A discussion of how these costs were developed by source category (or land use) follows. A breakdown of costs by basin can be found in Appendix C.

### Virginia's Modified Nonpoint Source Costs

#### Agricultural BMP Costs

The overall estimated cost for implementing agricultural BMPs (including capital costs, O & M and technical assistance) is approximately \$859 million. The installation costs per agricultural BMP was derived using actual VA Agricultural Incentive Program costs, based on state cost share for various BMPs. The costs for program implementation from 1997 through 2002 were analyzed and an average cost per BMP was calculated, based on the actual installation of that BMP average across the state.

Technical assistance costs for agricultural BMP installation is estimated at 10 percent of the cost of the BMP. These costs are usually incurred by soil and water conservation districts who given technical assistance to farmers.

Operation and maintenance costs were estimated based on the cost incurred by the farmer to maintain the practice and were derived from the SAIC/CBP data.

### **Urban, Mixed Open, Forest and Septic BMP Costs**

Currently, Virginia does not have documented costs for most urban, mixed open and septic BMPs. Since Virginia was lacking consistent information for the cost of urban mixed open and septic BMPs, the state determined that the SAIC/CBP costs would most accurately and consistently represent these costs. For more information about how SAIC/CBP conducted the analysis, and for the analysis results, please visit the Chesapeake Bay Program website at [www.chesapeakebay.net](http://www.chesapeakebay.net).

The final estimated cost for urban BMP implementation, statewide, is \$7.52 billion. Technical assistance costs were estimated as 20 percent of the cost of BMP installation. The final estimated cost for implementing mixed-open BMPs, statewide, is \$394 million.

Operation and maintenance costs were estimated by SAIC/CBP, based on the cost of installing the BMP and the cost to ensure functionality throughout the life of the BMP. The estimated cost for forest harvesting practices is \$2.3 million and was estimated by staff with input from the Virginia Department of Forestry. The DOF has consistently been monitoring implementation of this practice.

Implementation of septic pump-outs and connections is expected to cost approximately \$82 million. There were no operation and maintenance costs projected for these practices, however technical assistance is estimated to be approximately 10 percent of the practice cost.

While the cost of \$8.86 billion is the total estimated cost to implement the nonpoint source pollution portion of all the strategies in Virginia, the distribution of these costs will vary by sector, according to who will pay for BMP installation. The primary distribution of costs considered for this analysis, however, is the amount of implementation that state government will pay versus the amount that will be covered by the private sector (farmers, non-profits, etc.).

State government costs were determined based on the amount of funding that the state currently provides to implement various BMPs or support to program implementation. It was assumed that between five and 10 percent of the all the BMPs would be done on a voluntarily basis. That number was removed from the estimated state governmental costs analysis.

In the case of agricultural BMPs the state offers 75 percent cost-share, so the state assumed 75 percent of the cost of agricultural BMPs. The following practices in the strategies are not paid in any portion by the state: erosion and sediment control BMPs, new stormwater management BMPs, forest harvesting BMPs, and septic connections. These practices are part of what is related to ongoing development costs and fulfilling current environmental permits related to that development. The table below illustrates the

breakdown between Overall, Development and Permits, State Governmental, and Non-Governmental costs.

**Table 4-2: Estimated Nonpoint Source Costs**

Estimated Tributary Strategy NPS Costs (Millions)			
<b>Overall</b>	<b>Capital</b>	<b>TA</b>	<b>O&amp;M</b>
Agriculture	740	74	45
Urban	5,874	1,118	528
Mixed Open	323	65	6.8
Septic	74	7.4	0.0
Forest	2.1	0.2	0.0
<b>Total</b>	<b>7,013</b>	<b>1,265</b>	<b>580</b>
<b>Grand total</b>	<b>8,858</b>		
<b>Development and Permits</b>	<b>Capital</b>	<b>TA</b>	<b>O&amp;M</b>
Agriculture	0.0	0.0	0.0
Urban	4,929	929	477
Mixed Open	0.00	0.00	0.0
Septic	29	2.9	0.0
Forest	2.1	0.2	0.0
<b>Total</b>	<b>4,960</b>	<b>932</b>	<b>477</b>
<b>Grand Total</b>	<b>6,369</b>		
<b>State Governmental</b>	<b>Capital</b>	<b>TA</b>	<b>O&amp;M</b>
Agriculture	528	52.8	4
Urban	238	48	0.0
Mixed Open	312	62	0.0
Septic	3.9	0.4	0.0
Forest	0.0	0.0	0.0
<b>Total</b>	<b>1,083</b>	<b>163</b>	<b>4</b>
<b>Grand total</b>	<b>1,250</b>		
<b>Non-Governmental</b>	<b>Capital</b>	<b>TA</b>	<b>O&amp;M</b>
Agriculture	212	21	41
Urban	707	141	51
Mixed Open	11	2.1	7
Septic	41	4.1	0.0
Forest	0.0	0.0	0.0
<b>Total</b>	<b>970</b>	<b>169</b>	<b>99</b>
<b>Grand total</b>	<b>1,238</b>		

## **Economic Benefits Of The Tributary Strategies**

The Commonwealth of Virginia has developed a strategy for meeting the water quality goals of the Chesapeake Bay Agreement. Virginia's tributary strategy includes upgrades to wastewater and industrial treatment plants, increased levels of best management practices (BMPs) for farming, and improved septic systems.

### **How Will The Strategy Affect The Economy?**

Preliminary information suggests that the planned level of pollution controls will cost about \$9.9 billion, although lower cost solutions may also emerge as implementation proceeds. These expenditures are not lost in the economy, rather they are an investment providing jobs and incomes in pollution control and agricultural service industries. Implementing the tributary strategy will increase economic strength in the region. The Chesapeake Bay Program found that expenditures needed to achieve the water quality goals will result in increases in employment, income, and output in Virginia, compared to levels expected without the clean up. These investments will also maintain and hopefully revitalize income and jobs from industries that depend on a clean Bay, such as commercial and recreational fishing, and tourism, that were not included in the study.

### **How Do Economic Benefits Result From The Strategies?**

Purchasing wastewater treatment technologies and BMPs is similar to making other infrastructure investments. Just as a highway project provides economic stimulus for the local economy, cleaning up the Bay will also stimulate Virginia's economy. In cleaning up the Bay, the Commonwealth can expect increases in income and employment in:

- wastewater treatment plant design, construction, operation, and repair,
- agricultural services, such as custom work and landscape design, and
- residential septic system construction, maintenance, and repair.

Increases in these environmental service and product sectors represent new opportunities for Virginia's residents. And, because costs to one sector are revenues and incomes in other sectors, a dollar spent on pollution controls can result in the spending of more than a dollar in the overall economy (a ripple effect). The spending in these sectors will ripple through the economy, benefiting the Commonwealth as a whole.

## **Appendix A: Revisions to Virginia's Tributary Strategies: Point Sources**

### **Statement of Secretary of Natural Resources, W. Tayloe Murphy, Jr. August 27, 2004**

*Following public comment and after further analysis by state agency staff, I am announcing today our proposed revisions to the point source elements of Virginia's Chesapeake Bay tributary strategies. In the near future, I will announce final allocations and implementation plans for the nonpoint source elements of the strategies.*

*The Commonwealth's nutrient and sediment reduction goals we are trying to reach are ambitious and the proposals I am making today are equally challenging. However, in the end, the results will benefit all Virginians.*

#### **Use of Capacity with Stringent Treatment**

Our guiding principals for establishing point source allocations at wastewater treatment facilities are as follows:

- achieve the nutrient reductions necessary to restore the Chesapeake Bay and its tidal tributaries in the timeframe proposed in the Chesapeake 2000 agreement;
- provide for the full use of existing design capacity at each of the significant municipal and industrial wastewater treatment plants; and
- apply currently available nutrient reduction technologies at these treatment plants.

The point source strategies contained in these revisions will enable Virginia to manage nutrient loadings in the Chesapeake Bay over the long term. The public review drafts of the strategies based treatment levels to the expected 2010 flows at significant sewage treatment plants and industrial facilities; however, based on comments received and after further analysis by agency staff, it became apparent that for certain facilities to fully utilize their current design capacity, while also maintaining the loadings assigned in the public review drafts, would require nutrient treatment at levels beyond existing limits of technology.

Accordingly, by capping loads based on design flow rather than estimated 2010 flows wastewater treatment plants will be able to fully use their capacity and will have greater flexibility in meeting loading goals. Some facilities, because they are far from reaching their design capacity will have more time to implement process improvements. Other facilities will need to begin the process of upgrading more quickly. This approach will also allow some facilities to engage in nutrient trading or use other cost effective methods to achieve and maintain the cap loads for their facilities and for each river basin.

This approach is consistent with the proposal recently announced by the United States Environmental Protection Agency to implement tributary strategy allocations through discharge permits and to cap those loads over time.

## **Determining Point Source Allocations**

Significant municipal facilities located within Virginia's Chesapeake Bay watershed, except as specified below, will be allocated nutrient loads based on annual average effluent concentrations of 4.0 milligrams per liter total nitrogen and 0.3 milligrams per liter total phosphorus calculated at their design flow.

Significant municipal facilities located in the lower Potomac basin [i.e., the Potomac basin below the fall line] will be allocated nutrient loads based on annual average effluent concentrations of 3.0 milligrams per liter total nitrogen and 0.3 milligrams per liter total phosphorus calculated at their design flow unless an existing permit requires lower effluent concentrations.

As discussed in the Allocations and Water Quality Standards section below, the allocations assigned to the York and James basins are considered “interim” until the adoption of the amendments to the Virginia Water Quality Standards. Therefore, the point source allocations in those basins will remain essentially the same as proposed in the draft strategies published earlier this year. After the standards are adopted and the river basin allocations are established, the final point source allocations will be assigned to the significant dischargers in those basins.

Some plants may be given allocations that vary from this policy in order to account for unusual circumstances.

Additionally, because industrial facilities treat wastewater with different characteristics from municipal wastewater, individual determinations have been made about levels of performance and the resulting allocations for those facilities.

## **Allocating the “Orphan Load”**

A number of comments were received regarding the status of the allocations proposed for the York and James River basins, particularly the additional nitrogen reduction, due to the so-called “orphan load”, that was assigned to the James River basin.

For the time being, we will remove assignment of the orphan load reduction from the James River basin and reallocate it following adoption of the water quality standards.

## **Allocation and Water Quality Standards**

When the tributary strategy allocations were adopted by the Chesapeake Bay Program, it was recognized that the allocations would provide the basis for tributary strategies, but they may need to be adjusted to reflect final state water quality standards. It was also recognized that the allocations assigned to Virginia's basins are directly tied to dissolved oxygen conditions in the Bay's mainstem, except for the York and James basins. While we developed strategies for the York and James to meet the assigned allocations, we continue to acknowledge that application of the final water quality standards has the potential of affecting the allocations in these two basins due to unique local water quality conditions. Therefore, we consider the allocations for the York and James basins as “interim” until the new water quality standards for dissolved oxygen, chlorophyll “a” and water clarity are adopted. In June 2004, the State Water Control Board approved for public comment revisions to the Virginia Water Quality Standards that incorporate criteria for dissolved oxygen, chlorophyll “a”, and water clarity for the Chesapeake Bay



and its tidal tributaries. Once the new water quality standards have been adopted in final form and analysis done to determine necessary nutrient and sediment reductions to meet the new standards, final allocations will be assigned to these two basins.

While we acknowledge that the allocations for the York and James may need to be recalculated, it is also clear that significant nutrient reductions are necessary for the health of these rivers. Therefore, we will continue working to reduce nutrients and sediments in the York and James rivers even before final allocation numbers for each basin are established.

### **Implementing Point Source Policy**

The loadings for wastewater treatment facilities based on the policy above will be proposed in amendments to the Water Quality Management Regulation to be considered by the State Water Control Board on August 31, 2004.

The board will also review a proposed regulation that sets minimum technology based limits for all treatment plants, regardless of size.

Following the requirements of the Administrative Process Act, these proposed regulations will be reviewed by the public during public comments periods and under Virginia law, final action will be responsibility of the board.

Prior to adoption of any final regulations, the Department of Environmental Quality will address nutrient loadings from point sources according to agency guidance issued on July 15, 2004. According to this guidance, each permit issued will include:

1. Monitoring requirements to identify more clearly the amount of nutrients the facilities release;
2. When data is available, caps on the release of nutrients to minimize additional nutrient loading to the Chesapeake Bay and its tributaries;
3. Requirements for a plan to optimize nutrient removal at the existing treatment facilities and development of a Basis of Design report for a range of nutrient removal technologies, including limit of technology, for subsequent design and construction; and,
4. A specific re-opener clause so that DEQ can modify the permits to include more stringent limits before the five-year permit term expires based on regulations adopted by the board.

Following completion of the water quality standards and technology based nutrient limit regulations (projected completion date November 1, 2005), DEQ will issue, re-issue or modify permits in conformance with the provisions of the adopted regulations.

## Appendix B: Glossary of terms, Acronyms and BMP Definitions

### Glossary of Terms

#### A

**Agricultural lands** - Those lands used for the planting and harvesting of crops or plant growth of any kind in the open, pasture; horticulture; dairying; floriculture; or raising of poultry and/or livestock.

**Algae** - Simple rootless plants that grow in bodies of water (e.g. estuaries) at rates in relative proportion to the amounts of nutrients (e.g. nitrogen and phosphorus) available in water.

**Algal Bloom**- A population burst of phytoplankton that remains within a defined part of the water column.

**Aquatic** - Living in water.

**Atmospheric deposition** - When the air pollution hits the earth surface. Air pollution washed out of the sky by rain or snow is called "wet deposition." When air pollution deposits without benefit of rain its called "dry deposition."

#### B

**Baseline** - The numeric level of nutrient load at a particular point in time that serves to establish nutrient reduction goals and allowances.

**Best Management Practices (BMP)** - A land practice or combination of practices that provide the most effective and practicable means of controlling point and nonpoint pollutants at levels compatible with environmental quality goals.

**Biological Nutrient Removal (BNR)** - Wastewater treatment that enhances phosphorus and nitrogen removal by microbial cells instead of traditional chemical addition systems. Nitrogen is removed through a temperature dependent process in which the ammonia nitrogen present in raw wastewater is converted by bacteria first to nitrate nitrogen and then to nitrogen gas. Phosphorus removal is accomplished by creating environmental conditions that encourage the biomass to accumulate increased quantities of phosphorus, which are then settled and removed in the waste sludge.

**Bioretention** - Bioretention sites, also called "Rain Gardens," are an innovative method for stormwater management that retains stormwater on site and uses plants and layers of soil, sand, and mulch to reduce the amount of nutrients and other pollutants that enter local waterways.

## C

**Cap** - The total nutrient load that is allowed to be discharged into a given water body. The cap is the baseline minus the amount of load reduction needed to meet the goal. The cap is equal, or greater than, the sum of the allowances.

**Cap load** - Cap loads are the maximum pollutant load of nutrients and sediments that can be allowed and still meet Chesapeake Bay water quality criteria.

**Cap load allocations** - Based on each tributary's nutrient and sediment input to the Bay, the total Chesapeake Bay load is apportioned to each tributary and jurisdiction. The cap load allocations show where the nutrient and sediment loads will most effectively be reduced to achieve the restoration goal.

**Chesapeake Bay Preservation Act (CBPA)** - The Act adopted in 1988 by the Virginia General Assembly that establishes the state's Chesapeake Bay preservation efforts, provides authority for local programs to adopt land use standards to protect and improve water quality and established the Chesapeake Local Assistance Board and Department to oversee and assist local planning efforts. Effective July 1, 2004, the Chesapeake Bay Local Assistance Department was merged into the Virginia Department of Conservation and Recreation.

**Chlorophyll a** - A pigment contained in plants that is used to turn light energy into food. Chlorophyll also gives plants their green color.

**Coastal plain** - The level land with generally finer and fertile soils downstream of the piedmont and fall line, where tidal influence is felt in the rivers.

## D

**Denitrification** - The conversion of nitrite and nitrate nitrogen (after nitrification) to inert nitrogen gas. This treatment process requires that little or no oxygen be present in the system and that an organic food source be provided to foster growth of another type of bacteria. The organic food source can be either recycled waste activated sludge or methanol. The resultant nitrogen gas is released to the atmosphere.

**Department of Conservation and Recreation (DCR)** - A state agency under the Secretariat of Natural Resources that includes Virginia State Parks, Soil and Water Conservation, Natural Heritage and Planning and Recreational Resources, Dam Safety and Floodplain Management. As of July 1, 2004, the department is also responsible for implementation of the Chesapeake Bay Preservation Act as the former Chesapeake Bay Local Assistance Department was merged into DCR. Its purpose is to conserve, protect, enhance, and advocate the wise use of the Commonwealth's unique natural, historic, recreational, scenic, and cultural resources.

**Department of Environmental Quality (DEQ)** - A state agency under the Secretariat of Natural Resources formed in 1994 by the General Assembly and includes Air, Water, and Waste Divisions.

**Design Flow** – The discharge flow authorized by the VPDES permit and/or the capacity under which the wastewater treatment processes will most likely be operating (9VAC25-790-50) in the year 2010.

**Dissolved Oxygen** - Microscopic bubbles of oxygen that are mixed in the water and occur between water molecules. Oxygen becomes dissolved into water through diffusion from the atmosphere or surface agitation (i.e., waves). Dissolved oxygen is necessary for healthy lakes, rivers, and estuaries. Most aquatic plants and animals need oxygen to survive. Fish will drown in water when the dissolved oxygen levels get too low. The absence of dissolved oxygen in water is a sign of possible pollution.

## *EF*

**Easement** - A limited right to make use of a property owned by another, for example, a right of way across the property.

**Ecosystem** - All the organisms in a particular region and the environment in which they live. The elements of an ecosystem interact with each other in some way, and so depend on each other either directly or indirectly.

**Effluent** - The discharge to a body of water from a defined source, generally consisting of a mixture of waste and water from industrial or municipal facilities.

**Erosion** - The disruption and movement of soil particles by wind, water, or ice, either occurring naturally or as a result of land use.

**Estuary** - A semi enclosed body of water that has a free connection with the open sea and within which seawater (from the ocean) is diluted measurably with freshwater that is derived from land drainage (i.e. the Chesapeake Bay). Brackish estuarine waters are decreasingly salty in the upstream direction and vice versa. The ocean tides are projected upstream to the fall lines.

**Eutrophication** - The fertilization of surface waters by nutrients that were previously scarce. Eutrophication through nutrient and sediment inflow is a natural aging process by which warm shallow lakes evolve to dry land. Human activities are greatly accelerating the process. The most visible consequence is the proliferation of algae. The increased growth of algae and aquatic weeds can degrade water quality.

**Fall Line** - A line joining the waterfalls on several rivers that marks the point where each river descends from the upland to the lowland and marks the limit of navigability of each river.

**Floodplain** – Level land that may be submerged by floodwaters.

## *GHI*

**Habitat** - The place and conditions in which an organism lives.

**Hydrology** - The scientific study of the properties, distribution, and effects of water on the earth's surface, in the soil and underlying rocks, and in the atmosphere.

**Integrated pest management (IPM)** - A sustainable pest management approach which combines the use of biological, cultural, physical, and chemical tactics in a way that minimizes economic, health and environmental risks. One aspect of IPM involves regular monitoring (scouting) to determine if and when treatments are needed based on biological and/or aesthetic thresholds to keep pest numbers low enough to prevent intolerable damage or annoyance (economic threshold).

**Impaired waters list (or impairments)** - Impaired waters are waters that do not meet State water quality standards. Under the Clean Water Act, section 303(d), States, territories and authorized tribes are required to develop lists of impaired waters. The law requires that these jurisdictions establish priority rankings for waters on the lists and develop TMDLs for these waters.

**Impervious surface** - A surface that has been compacted or covered with a layer of material so that it is highly resistant to infiltration by water. Impervious surfaces include, but are not limited to: roofs, buildings, streets, parking areas, and any concrete, asphalt, or compacted gravel surface.

**Intertidal** - The area of shore located between high and low tides.

## *JKL*

**Karst** – a landscape resulting to a significant degree from the dissolution of bedrock. Karst landscapes are most commonly underlain by limestone and dolostone bedrock and feature include sinkholes, sinking and losing streams, caves, and large flow springs. They are characterized by underground drainage networks that commonly bypass surface drainage divides.

**Land cover** - Anything that exists on, and is visible from above, the earth's surface. Examples include vegetation, exposed or barren land, water, snow, and ice.

**Land use** - The way land is developed and used in terms of the kinds of anthropogenic activities that occur (e.g. agriculture, residential areas, industrial areas).

**Low impact development (LID)** - A comprehensive land planning and engineering design approach with a goal of maintaining and enhancing the pre-development hydrologic regime of urban and developing watersheds. This design approach incorporates strategic planning with micro-management techniques to achieve superior



environmental protection, while allowing for development or infrastructure rehabilitation to occur.

## *MN*

**Marine** - Refers to the ocean.

**Native Species** - Species which have lived in a particular region or area for an extended period of time.

**Nitrification** - The process to which bacterial populations under aerobic conditions, gradually oxidize ammonium to nitrate with the intermediate formation of nitrite. Biological nitrification is a key step in nitrogen removal in wastewater treatment systems.

**Nitrogen** - (N) An essential nutrient primarily used by plants and animals to synthesize protein. Nitrogen enters the ecosystem in several chemical forms and also occurs in other dissolved or particulate forms, such as tissues of living and dead organisms. It will remain readily in a dissolved form and therefore anthropogenic inputs of this nutrient often occur as a result of excess nutrient application.

**Nonpoint Source** - A diffuse source of pollution that cannot be attributed to a clearly identifiable, specific physical location or a defined discharge channel. This includes the nutrients that runoff the ground from any land use - croplands, feedlots, lawns, parking lots, streets, forests, etc. - and enter waterways. It also includes nutrients that enter through air pollution, through the groundwater, or from septic systems.

**Nutrients** - Compounds of nitrogen and phosphorus dissolved in water which are essential to both plants and animals. Too much nitrogen and phosphorus act as pollutants and can lead to unwanted consequences - primarily algae blooms that cloud the water and rob it of oxygen critical to most forms of aquatic life. Sewage treatment plants, industries, vehicle exhaust, acid rain, and runoff from agricultural, residential and urban areas are sources of nutrients entering the Bay.

**Nutrient removal technology (NRT)** - Also known as biological nutrient removal (BNR). The process whereby nutrients are removed from wastewater in addition to the organic content.

**Nutrient Trading** - The transfer of nutrient reduction credits, specifically those for nitrogen and phosphorus.

## *OPQ*

**Outfall** - The outlet of a river, stormwater retention structure, drain or other source of water. Also the water leaving a structure.

**Pervious** - porous, able to be penetrated by water.

**Pesticides** - A general term used to describe chemical substances that are used to destroy or control insect or plant pests. Many of these substances are manufactured and do not occur naturally in the environment. Others are natural toxics that are extracted from plants and animals.

**Phosphorus** - (P) An essential nutrient for the growth of living organisms, it is a key nutrient in the Bay's ecosystem, phosphorus occurs in dissolved organic and inorganic forms, often attached to particles of sediment. This nutrient is a vital component in the process of converting sunlight into usable energy forms for the production of food and fiber. It is also essential to cellular growth and reproduction for organisms such as phytoplankton and bacteria. Phosphates, the inorganic form are preferred, but organisms will use other forms of phosphorus when phosphates are unavailable. It will readily absorb to sediments and therefore anthropogenic inputs of this nutrient often occur through sediment runoff from agricultural activities or stream bank erosion.

**Phytoplankton** - Plankton are usually very small organisms that cannot move independently of water currents. Phytoplanktons are any plankton that is capable of making food via photosynthesis.

**Piedmont** - Uplands or hill country above the "fall line" of coastal rivers where rapids or cataracts tumble down to the level topography where tidal influence begins.

**Planning District Commission** – A regional planning agency established by the Virginia Development Act.

**Point Source** - A source of pollution that can be attributed to a specific physical location; an identifiable, end of pipe "point". The vast majority of point source discharges for nutrients are from wastewater treatment plants, although some come from industries.

**Pollutants** - Generally, any substance introduced into the environment that adversely affects the usefulness of a resource or the health of humans, animals, or ecosystems.

## **RS**

**Riparian area** - Riparian refers to the area of land adjacent to a body of water, stream, river, marsh, or shoreline. Riparian areas form the transition between the aquatic and the terrestrial environment.

**Riparian Buffers** - An area of vegetation, usually a combination of trees, shrubs and other vegetation, that is adjacent to a body of water and is managed to maintain the integrity of stream channels and shorelines, to reduce the impact of upland sources of pollution by trapping, filtering, and converting sediments, nutrients, and other chemicals, and to supply food, cover, and thermal protection to fish and other wildlife.

**Salinity regime** - A portion of an estuary distinguished by the amount of tidal influence and salinity of the water. The major salinity regimes are, from least saline to most saline:

- **Tidal Fresh** – Describes waters with salinity between 0 and 0.5 parts per thousand (ppt). These areas are at the extreme reach of tidal influence.
- **Oligohaline** – Describes waters with salinity between 0.5 and 5 ppt. These areas are typically in the upper portion of an estuary.
- **Mesohaline** – Describes waters with salinity between 5 and 18 ppt. These areas are typically in the middle portion of an estuary.
- **Polyhaline** – Describes waters with salinity between 18 and 30 ppt. These areas are typically in the lower portion of an estuary, where the ocean and estuary meet.
- **Sediment** - matter that settles and accumulates on the bottom of a body of water or waterway.

**Sedimentation** - Deposition of soil that has been transported from its site or origin by water, ice, wind, gravity or other natural means as a product of erosion.

**Siltation** - The process by which sedimentary material, or silt, is suspended and deposited in a body of water.

**Soil and Water Conservation District (SWCD)** - A political subdivision of state government governed by locally elected volunteers who set priorities for identifying and developing programs to improve water quality and reduce erosion.

**Stakeholders** - A person or persons with an interest or those directly affected by the issue at hand.

**Submerged Aquatic Vegetation (SAV)** - Rooted vegetation that grows under water in shallow zones where light penetrates, may be permanently underwater or exposed at low tide. They provide food for waterfowl, sediment stabilization and shoreline erosion control, and serve as critical habitat for both juvenile and adult forms of many aquatic animals. Also known as "Bay grasses".

**Suspended sediments** - Particles of soil, sediment, living material, or detritus suspended in the water column.

## *TUV*

**Topography** – The configuration of a surface including its relief and the position of its natural and man-made features.

**Total Maximum Daily Load (TMDL)** - A TMDL is the maximum amount of a pollutant load that a water body can assimilate without causing violations of water quality standards, and allocates the loading between contributing point sources and non-point source categories. Under the Clean Water Act, each state is to determine, write, and implement TMDLs for all waters not meeting water quality standards.

**Tributary** - A body of water flowing into a larger body of water. For example, the James River is a tributary of the Chesapeake Bay.



**Tributary strategies** - Tributary strategies are detailed implementation plans to achieve the nutrient and sediment cap load allocations and are developed in cooperation with local watershed stakeholders.

**Turbidity** - The decreased clarity in a body of water due to the suspension of silt or sedimentary material.

**Urban area** - Any area which is urban or urbanizing in character, including semi-urban areas and surrounding areas which form an economic and socially related region, taking into consideration such factors as present and future population trends and patterns of urban growth.

**U.S. Environmental Protection Agency (USEPA)** - A federal agency responsible for administering certain federal environmental regulations. The EPA administers the Clean Water Act and Clean Air Act and is the agency responsible for overseeing the Section 404 wetlands permits program, establishing emission standards for air pollutants and effluent standards for water pollution. EPA is the primary staffing agency for the interstate Chesapeake Bay Program.

## *W*

**Wastewater** - Water that has been used in homes, industries, and businesses that is not for reuse unless treated by a wastewater facility.

**Water clarity** - Measurement of light available in the water column. The greater the water clarity, the further you can see through the water. Reduced water clarity can be caused by increases in phytoplankton or suspended sediments.

**Water quality** - The condition of water as it pertains to its ability to sustain life, both aquatic and otherwise and in its use for recreational purposes such as swimming and boating. Water quality can be measured by the amount of pollutants contained in it. Efforts to reduce or prevent poor water quality are focused on improving its ability to sustain life and improve its recreational use.

**Water quality criteria** - Criteria are part of a water quality standard, and may be numeric or narrative. Criteria represent a quality of water that supports a particular designated use. When criteria are met, water quality will generally protect the use.

**Water quality standards** - A provision of State or Federal law consisting of a designated use or uses for a water body and the quantifiable criteria protective of the use(s). Standards may be annual or seasonal, depending on the designated use.

**Watershed** - A region bounded at the periphery by physical barriers that cause water to flow and ultimately drain to a particular body of water at a lower elevation.

**Watershed management** - An effort to coordinate and integrate the natural resource based programs, tools, resources, and needs of multiple stakeholder groups within a

watershed to conserve, maintain, protect and restore habitat and water quality of the watershed.

**Watershed Management Plan** -A detailed vision and strategy, usually at the small watershed level, to achieve watershed management. Many times initiated by local governments in conjunction with other local planning efforts. The planning effort identifies specific actions to restore habitat and water quality, identify lands for conservation and development, identify and reduce nonpoint sources of pollution and prioritize pollution reduction actions.

**Watershed Model Segment** - Any predetermined spatial domain. For example, under Phase 4.3 of the watershed model, the watershed was divided into separate basins and regions of similar characteristics or features of the river reach - this was termed watershed model segment. This resulted in some 94 major model segments averaging 194,000 hectares. Phase 5 segmentation will be divided by county in the entire watershed. Therefore, each model segment will equal a county. According to the Chesapeake Bay Program: "Segmentation is the compartmentalizing of the estuary into subunits based on selected criteria. For diagnosing anthropogenic impacts, segmentation is a way to group regions having similar natural characteristics, so that differences in water quality and biological communities among similar segments can be identified and their source elucidated. For management purposes, segmentation is a way to group similar regions to define a range of water quality and resource objectives, target specific actions and monitor response."

**Wetland** - Low areas such as swamps, tidal flats, and marshes which retain moisture.

*XYZ*

## ACRONYMS

BMP	Best Management Practices
BNR	Biological Nutrient Removal
C2K	Chesapeake 2000 Agreement
CBLAD	Chesapeake Bay Local Assistance Department
CBP	Chesapeake Bay Program
CBPA	Chesapeake Bay Preservation Act
CREP	Conservation Reserve Enhancement Program
CWA	Clean Water Act
DCR	Department of Conservation and Recreation
DEQ	Department of Environmental Quality
E&S/ESC	Erosion and Sediment Control
EQIP	Environmental Quality Improvement Fund
LOT	Limit of Technology
LID	Low Impact Development
MS4	Municipal Separate Storm Sewer System
NOIRA	Notice of Intended Regulatory Action
NPDES	National Pollutant Discharge Elimination System
NPS	Nonpoint Source
NRT	Nutrient Reduction Technology
PDC	Planning District Commission
PS	Point Source
SAV	Submerged Aquatic Vegetation
SWCB	State Water Control Board
SWCD	Soil and Water Conservation District
SWM	Stormwater Management
TMDL	Total Maximum Daily Loads
TN	Total Nitrogen
TP	Total Phosphorus
USEPA	U.S. Environmental Protection Agency
WPM	Watershed Management Plan
WSM	Watershed Model
WQ	Water Quality
VSWCB	Virginia Soil and Water Conservation Board

## **BMP Definitions**

Animal Waste Management System - A planned system designed to manage liquid and solid waste from areas where livestock and poultry are concentrated. This practice is designed to provide facilities for the storage and handling of livestock and poultry waste and the control of surface runoff water to permit the recycling of animal waste onto the land in a way that will abate pollution that would otherwise result from existing livestock or poultry operations. All facilities must have a written operation and management plan to be maintained for ten years, a nutrient management plan to be implemented and maintained for the life of the practice, and a manure test for nutrient analysis once during the first twelve months of operation. Practices include animal waste storage facilities, such as dry stacking, aerobic or anaerobic lagoons, liquid manure tanks, holding ponds, collection basins, settling basins, and similar facilities as well as diversions, channels, waterways, designed filter strips, outlet structures piping, land shaping, and similar measures needed as part of a system on the farm to manage animal wastes.

Barnyard Runoff Control - Prevents those areas exposed to heavy livestock traffic from experiencing excessive manure and soil losses due to the destruction of ground cover. The intent of this practice is to prevent manure and sediment runoff from entering water courses and to capture a portion of the manure as a resource for other uses such as crop fertilizer. This is accomplished by dividing the area into lots. The cattle are rotated from lot to lot as necessary to maintain a vegetative cover. One lot is designated as a sacrifice area for use in periods of wet weather. A minimum of three grasses loafing paddocks are required.

Cover Crops - Reduces the erosion and the leaching of nutrients to groundwater by maintaining a vegetative cover on cropland. A good stand and good growth of winter cover must be obtained in sufficient time to protect the area in the fall and winter. The cover crop must be killed by using mechanical or chemical means or by grazing no earlier than March 15 and no later than May 1. The cover crop residue may be left on the field for conservation purposes; or the cover crop or its residue may be tilled under. Harvesting for hay, haylage, silage, grain, or seed is not permitted. Pasturing consistent with sound agronomic management is permitted as long as a 60 percent cover is maintained through March 14.

Conservation Plans - Comprehensive natural resource management plans, with a focus on the use of erosion and sediment control practices to reduce sediment loss from cropland. Conservation plans address all soil, water, air, plant and animal resource concerns identified on a planning unit to the sustainable level.

Conservation Tillage - Involves planting and growing crops with a minimal disturbance of the surface soil using a non-inversion plowing technique and maintaining a 30 percent minimum crop residue cover on the soil surface.

Dry Detention Ponds and Hydrodynamic Structures - Practices designed to moderate influence on peak flows and drain completely between storm events. Includes dry ponds and underground dry detention facilities.

Dry Extended Detention Ponds - Dry extended detention ponds (a.k.a. dry ponds, extended detention basins, detention ponds, extended detention ponds) are basins whose outlets are designed to detain the stormwater runoff from a water quality "storm" for some minimum duration (e.g., 24 hours) which allow sediment particles and associated pollutants to settle out. Unlike wet ponds, dry extended detention ponds do not have a permanent pool. However, dry extended detention ponds are often designed with small pools at the inlet and outlet of the pond, and can also be used to provide flood control by including additional detention storage above the extended detention level. An enhanced extended detention basin has a higher efficiency than an extended detention basin because it incorporates a shallow marsh in the bottom. The shallow marsh provides additional pollutant removal and helps to reduce the resuspension of settled pollutants by trapping them.

Erosion and Sediment Control - Erosion and sediment controls include practices such as sediment ponds and silt fencing. They are applied to construction sites and protect off-site areas from sediment runoff and nutrient pollution.

Filtering Practices - Practices that capture and temporarily store the water quality volume and pass it through a filter bed of sand, organic matter, soil or other media are considered to be filtering practices. Filtered runoff may be collected and returned to the conveyance system. Includes vegetated open channels that are explicitly designed to capture and treat the full water quality volume within dry or wet cells formed by checkdams or other means.

Forest Harvesting Practices - Focus on minimizing the environmental impacts from forest harvesting operations, such as road building, and harvesting and thinning operations. These BMPs reduce soil erosion and the loss nutrients that adhere to eroding soil particles.

Forested Buffers - A protection method along streams to reduce erosion, sedimentation, and the pollution of water from agricultural nonpoint sources. This practice involves a change in land use that establishes a forest buffer that will benefit wildlife and aquatic environments. It is designed for cropland and pastureland that has been in production two out of the past five years. (Forest land being replanted following timber harvest is not included.) The minimum width of the buffer must be 35 feet from the edge of the stream bank, up to one-third of the floodplain, not to exceed 100 feet.

Grassed Buffers - Vegetative buffers adjacent to cropland or animal holding areas that are located along the banks of water courses to filter runoff, anchor soil particles and protect banks against scour and erosion. Filters must be a minimum of 25 feet in width, maximum 100 feet in width except for wider segments of a contoured filter where the contour is typically 25 feet to 100 feet wide. Filters must be located within 100-feet of a live or intermittent waterway, open sinkhole, abandoned well, or Chesapeake Bay Preservation Act Resource Protection Area as defined by local ordinance. They shall be designed and installed to filter sheet flow, rather than concentrated flow.

Impervious Surface Reduction - Reducing the total area impervious area and therefore encouraging stormwater infiltration by maintaining areas such as forests, grasslands and meadows that encourage stormwater infiltration. Includes disconnecting the rooftop drainage pipe and allowing it to infiltrate into the pervious surface thereby reducing the impervious area and directing sheet flow from impervious surfaces, i.e. driveways and sidewalks, to pervious surfaces instead of stormwater drains. Other measures include rain barrels and green roofs that reduce the percentage of impervious surfaces in urban areas.

Infiltration Practices - Practices that capture and temporarily store the water quality volume before allowing it to infiltrate into the soil. Includes excavated trenches and basins that have been back filled with stone to form a subsurface basin and porous pavement that allows storm water to infiltrate into underlying soils promoting pollutant treatment and recharge.

Nutrient Management (Urban and Mixed Open) - Applied lawn, landscape, and other turf activities in urban and suburban areas that have the potential to produce nutrient, especially nitrogen and phosphorus, runoff. Practices include:

- Application of phosphorus according to soil tests and recommendations
- Application of nitrogen to grasses when they are actively growing
- Use of slowly available nitrogen sources; or split and reduced rate applications of readily available sources
- Recycling of grass clippings back to the lawn
- Application of turn BMPs such as proper mowing height for variety, appropriate variety selection when overseeding, core aeration as needed, and avoiding fertilizer application onto hard surfaces and near waterbodies.

Nutrient Management Plan - Development of site-specific nutrient management plans with cooperating farmers; components include assisting farmers with manure testing for nutrient levels, calibrating nutrient application equipment, and coordinating soil nitrate testing in agricultural crop fields. Plans also account for crop yields, existing nutrient levels in the soil, application of additional nutrients to maintain optimum soil levels of any particular nutrient, farming practices, and impacts to surface and groundwater.

Retirement of Highly Erodible Land - Land retirement of highly erodible or other sensitive lands by taking agricultural land out of crop production and/or grazing and converting it by planting with a permanent vegetative cover such as grasses, shrubs, and/or trees. Existing cover must be less than 60 percent before conversion.

Roadway Systems - Reducing the total area of impervious cover, thereby reducing the pollutant and sediment load in a given area. Sheet flow is water flowing in a thin layer of the ground surface. Filter strips are a strip of permanent vegetation above ponds, diversions and other structures to retard the flow of runoff, causing deposition of transported material, thereby reducing sedimentation.

Stream Protection with Fencing - Provides protection by fencing along streams to reduce erosion, sedimentation, and the pollution of water from agricultural nonpoint sources. The fencing must be permanent to protect eroding banks from damage by domestic

livestock. When no other water source is feasible or exists, a controlled hardened access may be used to provide livestock access to the water. (The installation of livestock crossings and controlled hardened access is limited to small streams.) The fence must be placed a minimum of 20 feet away from the stream, except as designated in areas immediately adjacent to livestock crossings and controlled hardened accesses. Adequate natural or planted vegetation between the fence and stream must exist to serve as an effective filter strip to improve water quality. Both sides of the stream must be fenced, or livestock must be restricted from both sides.

Stream Protection without Fencing - Structural practices that provide an alternative water source for livestock to discourage animal access to streams, which reduces erosion and livestock waste reaching the stream.

Stream Restoration in Urban Areas - A BMP used to restore the natural ecosystem by restoring the stream hydrology and natural landscape. Return of an ecosystem to a close approximation of its condition prior to disturbance. Establishing predisturbance aquatic functions and related physical, chemical and biological characteristics in a stream system.

Street Sweeping and Catch Basin Inlets - A variety of BMPs that provide stormwater treatment for trash, litter, coarse sediment, oil and other debris before proceeding through the stormwater system.

Stormwater Management System - Stormwater management systems include extended detention areas (dry basins or ponds), retention ponds (wet), stormwater wetlands, pond-wetland systems, stormwater retrofits, stormwater conversions (conversion from dry to retention) and sand filters. Nutrient reduction is not the only benefit of stormwater management systems; they also reduce sediment transport and control peak runoff flows.

Tree Planting - Includes any tree plantings on any site except those along rivers and streams. (Plantings along rivers and streams are considered forested buffers and are treated differently by the Model.) The definition of tree planting does not include reforestation. Reforestation replaces trees removed during timber harvest and does not result in an additional nutrient reduction or an increase in forest acreage.

Wetland Restoration - Activities that restore land to the hydraulic condition that existed prior to drainage. Objective is to improve water quality and enhance wildlife habitat.

Wet Ponds and Wetlands- Practices that have a combination of a permanent pool, extended detention or shallow wetland equivalent to the entire water quality storage volume. Practices that include significant shallow wetland areas to treat urban storm water but often may also incorporate small permanent pools and/or extended detention storage.

## Appendix C: Explanation of Cost Estimates

The following procedure was utilized in the development of the estimated nonpoint source costs associated with full implementation of the tributary strategies as completed in the fall of 2004 (TS4).

Using the excel spreadsheets developed by SAIC for CBPO as a base DCR staff developed identical sheets for each basin (Shenandoah, Potomac, Shenandoah/Potomac, Rappahannock, York, Eastern Shore, Upper James, Middle James, Lower James, and the overall James). Also developed was a summary sheet that was linked to the individual basin sheets.

The Overall cost estimates were then determined by inserting the final computer model input deck units of Best Management Practices (BMP) into the corresponding cell for each BMP. Certain BMPs (conservation tillage, cover crops, poultry litter transfer) are installed annually. Therefore, the units (acres or tons of litter) of these BMPs from the strategies were multiplied by five to account for practice renewal for each year 2005 till 2010. Additionally, nutrient management plan implementation and yield reserve commonly called enhanced nutrient management were multiplied by two since these plans are good for up to three years. This would account for plan revisions that would be required between 2005 and 2010.

SAIC/CBPO had applied the estimated costs of erosion and sediment control (ESC) as solely operation and maintenance (O&M). DCR staff disagreed with this concept since the practices do not appear without someone paying for the installation. Therefore, the original \$2,500 per acre estimated costs applied as O&M was split into capital costs of \$2,000 per acre and \$500 O&M costs. Additionally, a 10 percent technical assistance cost was applied to the capital costs for each unit of this BMP.

SAIC/CBPO had estimated forest harvesting practices (FHP) at \$84 per acre treated and applied this as solely an O&M cost. DCR staff consulted with Virginia DOF and DOF could not determine how the \$84 figure was derived but instead supported the original Virginia estimated cost of \$21 per acre treated. Nor could DOF support the concept that these costs were O&M since little if any maintenance is done on these practices once installed. Therefore, the cost estimate was moved to the capital cost category and a 10 percent TA cost was also applied to this capital expense.

SAIC/CBPO had applied Conservation Reserve Enhancement Program land rental payments to every acre of forested and grassed riparian buffers as well as wetland restoration on agricultural lands. This is not realistic, as this program will accomplish a very small percentage of the overall implementation goals in the strategies. Therefore, the rental payments estimated by SAIC/CBPO were eliminated.

SAIC/CBPO had applied the associated costs for conservations tillage (\$3 per acre) and cover crops (\$19 per acre) as incentive payments to be consistent with other jurisdictions. Virginia applied these costs as capital costs in the draft strategies (April 2004) and has



applied these costs as capital in the final revisions. Therefore, there are no incentive costs in the Virginia cost analysis.

SAIC/CBPO had applied a 20 percent TA cost across the board for all practices. Virginia had a variable scale on technical assistance in the draft strategies (released in April 2004) related to the level of existing infrastructure. This variable scale was continued since Virginia has Soil and Water Conservation Districts, and most localities have ESC inspectors, and DOF inspects foresting operations, and VDH permits septic systems and pump-out contractors. A 10 percent TA rate was applied to agricultural, ESC, FHP, septic practices. All remaining urban and mixed open practices received a 20 percent TA rate.

The DEQ estimated capital costs for point sources was inserted into the SAIC/CBPO spreadsheet and it generated an O&M estimate by multiplying the capital cost estimate by three percent. Since DEQ had developed estimates for O&M on a facility-by-facility basis their O&M estimated costs were used in the overall estimated costs of the strategies and are not reflected in the detail cost tables in the appendix.

For State Government costs all ESC, FHP, septic connection units were set at zero units. All practices had some percentage five percent to 10 percent of the units eliminated as being done voluntarily. Recent and New storm water practices were eliminated, as were 90 percent of the old. The 10 percent that remained was priced out at 50 percent of the SAIC/CBPO costs. 90 percent of the remaining (after voluntary) septic pump-outs were eliminated and the 10 percent remaining was priced at 50 percent. All agricultural practices had their costs reduced to 75 percent since this is the level that cost share would cover. All associated O&M costs with these BMPs was eliminated and placed in the non-governmental cost estimates since the state does not pay O&M cost on NPS BMPs.

The development and permit estimated costs were based on the BMP units of ESC, FHP, septic connections, and recent and new as well as the 90 percent of the old SWM BMPs (those BMPs eliminated as part of the State governmental cost estimates) as these practices are installed as part of ongoing development or forest harvesting and are generally required under permits issued prior to development or logging.

The non-governmental costs are simply the overall cost minus the development and permits estimated costs and the State governmental estimated costs and reflects the remaining estimated costs not incurred by developers, foresters, and the state government.

**Table C-1: Total Estimated Costs**

**Virginia Statewide Estimated Cost Summary**

<b>Agricultural BMPs</b>	<b>Cost Units</b>	<b>Capital \$/Unit</b>	<b>Capital Costs</b>	<b>Tech Assistance</b>	<b>O &amp; M</b>	<b>Total Cost</b>
Conservation-Tillage	\$/Acre	\$0	\$6,894,270	\$689,427	\$0	\$7,583,697
Continuous No-Till	\$/Acre	\$100	\$4,168,600	\$416,860	\$0	\$4,585,460
Forest Buffers	\$/Acre	\$545	\$104,144,595	\$10,414,460	\$3,095,674	\$117,654,729
Wetland Restoration	\$/Acre	\$889	\$79,067,660	\$7,906,766	\$3,301,453	\$90,275,879
Land Retirement	\$/Acre	\$928	\$0	\$0	\$0	\$0
Grass Buffers	\$/Acre	\$175	\$19,971,350	\$1,997,135	\$0	\$21,968,485
Tree Planting	\$/Acre	\$1,284	\$262,263,420	\$26,226,342	\$3,308,931	\$291,798,693
Nutrient Management Plans	\$/Acre	\$7	\$14,134,344	\$1,413,434	\$0	\$15,547,778
Enhanced Nutrient Management	\$/Acre	\$7	\$145,740	\$14,574	\$0	\$160,314
20% Poultry Litter Transport	\$/Dry Ton/Yr	\$0	\$0	\$0	\$7,591,320	\$7,591,320
Conservation Plans	\$/Acre	\$7	\$7,565,621	\$756,562	\$5,512,095	\$13,834,278
Cover Crops (Early-Planting)	\$/Acre	\$0	\$39,261,695	\$3,926,170	\$0	\$43,187,865
Off-Stream Watering w/ Fencing	\$/Acre	\$284	\$146,029,392	\$14,602,939	\$14,973,155	\$175,605,486
Off-Stream Watering w/o Fencing	\$/Acre	\$152	\$43,335,960	\$4,333,596	\$5,987,205	\$53,656,761
Off-Stream Watering w/ Fencing & RG	\$/Acre	\$186	\$598,548	\$59,855	\$118,036	\$776,439
Stream Stabilization	\$/LinFt	\$12	\$1,461,000	\$146,100	\$0	\$1,607,100
Animal Waste Management	\$/Acre	\$32,278	\$11,006,798	\$1,100,680	\$1,228,227	\$13,335,705
<b>Total Cost for Agricultural BMPs</b>			<b>\$740,048,993</b>	<b>\$74,004,899</b>	<b>\$45,116,097</b>	<b>\$859,169,989</b>
<b>Urban BMPs</b>	<b>Cost Units</b>	<b>Capital \$/Unit</b>	<b>Capital Costs</b>	<b>Tech Assistance</b>	<b>O &amp; M</b>	<b>Total Cost</b>
Wet Ponds & Wetlands	\$/Acre	\$3,363	\$782,423,717	\$156,484,743	\$39,121,186	\$978,029,646
Urban Infiltration Practices	\$/Acre	\$5,285	\$1,260,368,024	\$252,073,605	\$126,036,802	\$1,638,478,432
Urban Filtering Practices	\$/Acre	\$12,719	\$3,033,389,707	\$606,677,941	\$182,003,382	\$3,822,071,030
Urban Stream Rest	\$/LinFt	\$240	\$57,446,672	\$11,489,334	\$0	\$68,936,007
Urban Forest Buffers	\$/Acre	\$1,284	\$71,588,136	\$14,317,627	\$903,215	\$86,808,978
Urban Tree Planting	\$/Acre	\$1,284	\$75,663,552	\$15,132,710	\$954,634	\$91,750,896
Urban Nutrient Management	\$/Acre	\$15	\$10,130,010	\$2,026,002	\$0	\$12,156,012
Erosion & Sediment Control	\$/Acre	\$2,000	\$570,848,000	\$57,084,800	\$179,120,000	\$807,052,800
Non-Structural Shoreline Erosion Control	\$/LinFt	\$45	\$6,997,500	\$1,399,500	n/a	\$8,397,000
Structural Shoreline Erosion Control	\$/LinFt	\$300	\$4,665,000	\$933,000	n/a	\$5,598,000
<b>Total Cost for Urban BMPs</b>			<b>\$5,873,520,318</b>	<b>\$1,117,619,264</b>	<b>\$528,139,219</b>	<b>\$7,519,278,800</b>
<b>Mixed Open BMPs</b>	<b>Cost Units</b>	<b>Capital \$/Unit</b>	<b>Capital Costs</b>	<b>Tech Assistance</b>	<b>O &amp; M</b>	<b>Total Cost</b>
Wetland Restoration	\$/Acre	\$889	\$73,210,928.00	\$14,642,186	\$3,056,906	\$90,910,020
Tree Planting	\$/Acre	\$1,284	\$148,784,784	\$29,756,957	\$1,877,191	\$180,418,932
Mixed Open Nutrient Management	\$/Acre	\$15	\$29,122,050	\$5,824,410	\$0	\$34,946,460
Forest Buffers	\$/Acre	\$545	\$63,151,875.00	\$12,630,375	\$1,877,175	\$77,659,425
Non-Structural Shoreline Erosion Control	\$/LinFt	\$45	\$5,062,500	\$1,012,500	n/a	\$6,075,000
Structural Shoreline Erosion Control	\$/LinFt	\$300	\$3,375,000.00	\$675,000	n/a	\$4,050,000
<b>Total Cost for Mixed Open BMPs</b>			<b>\$322,707,137</b>	<b>\$64,541,427</b>	<b>\$6,811,272</b>	<b>\$394,059,837</b>

Forest BMPs	Cost Units	Capital \$/Unit	Capital Costs	Tech Assistance	O & M	Total Cost
Forest Harvesting Practices	\$/Acre	\$21	\$2,113,944	\$211,394	\$0	\$2,325,338
Total Costs for Forest BMPs			\$2,113,944	\$211,394	\$0	\$2,325,338
Septic BMPs	Cost Units	Capital \$/Unit	Capital Costs	Tech Assistance	O & M	Total Cost
Septic Pumping	\$/System	\$200	45,165,800	\$4,516,580	\$0	\$49,682,380
Septic Connections	\$/System	\$1,500	29,236,500	\$2,923,650	\$0	\$32,160,150
Total Cost for Septic BMPs			\$74,402,300	\$7,440,230	\$0	\$81,842,530
NPS Current Requirements/Permit Costs (by Source Category)						
Development & Permits						
	Capital Costs		Tech Assistance		O& M	Total
Agriculture		\$0		\$0	\$0	\$0
Urban		\$4,928,547,346		\$928,624,669	\$477,185,550	\$6,334,357,565
Mixed Open		\$0		\$0	\$0	\$0
Septic		\$29,236,500		\$2,923,650	\$0	\$32,160,150
Forest		\$2,113,944		\$211,394	\$0	\$2,325,338
Total		\$4,959,897,790		\$931,759,713	\$477,185,550	\$6,368,843,053
NPS Governmental Costs (by Source Category)						
State Governmental						
	Capital Costs		Tech Assistance		O& M	Total Gov't.
Agriculture		\$528,358,577		\$52,835,858	\$0	\$581,194,435
Urban		\$238,342,543		\$47,668,509	\$0	\$286,011,052
Mixed Open		\$312,109,911		\$62,421,982	\$0	\$374,531,893
Septic		\$3,858,100		\$385,810	\$0	\$4,243,910
Forest		\$0		\$0	\$0	\$0
Total		\$1,082,669,131		\$163,312,159	\$0	\$1,245,981,290
NPS Non-Governmental Costs (by Source Category)						
Non-Governmental						
	Capital Costs		Tech Assistance		O& M	Total Gov't.
Agriculture		\$211,690,417		\$21,169,042	\$45,116,097	\$277,975,556
Urban		\$706,630,428		\$141,326,086	\$50,953,669	\$898,910,183
Mixed Open		\$10,597,226		\$2,119,445	\$6,811,273	\$19,527,944
Septic		\$41,307,700		\$4,130,770	\$0	\$45,438,470
Forest		\$0		\$0	\$0	\$0
Total		\$970,225,771		\$168,745,343	\$102,881,039	\$1,241,852,153
Point Source Reductions	Capital Costs		Tech Assistance		O& M	Total
Total*		\$1,098,734,036		\$0	\$32,962,021	\$1,131,696,057
Total State Gov't		\$507,072,856		\$0	\$0	\$507,072,856
Total Non-Gov't		\$591,661,180		\$0	\$32,962,021	\$624,623,201
Basin Total:	\$9,988,372,552					

\*O&M cost displayed here were estimated using the SAIC/CBP cost method. DEQ has estimated these costs for each facility and overall cost reflect the DEQ estimates.

## Table C-2: Total Estimated Costs by Basin

### Tributary Strategy Costs (in Millions of Dollars)

#### Virginia Statewide Estimated Cost Summary

	Capital Costs	Tech Assistance	O & M	Total Cost
Total Cost for Agricultural BMPs	\$740	\$74	\$45	\$859
Total Cost for Urban BMPs	\$5,874	\$1,118	\$528	\$7,519
Total Cost for Mixed Open BMPs	\$323	\$65	\$7	\$394
Total Costs for Forest BMPs	\$2	\$0.2	\$0	\$2
Total Cost for Septic BMPs	\$74	\$7	\$0	\$82
Total Costs for Point Source Reductions	\$1,099	\$0	\$42	\$1,141
Grand Total				\$9,997

#### Shenandoah/Potomac Basin Estimated Cost Summary

	Capital Costs	Tech Assistance	O & M	Total Cost
Total Cost for Agricultural BMPs	\$297	\$30	\$22	\$349
Total Cost for Urban BMPs	\$2,300	\$437	\$195	\$2,932
Total Cost for Mixed Open BMPs	\$50	\$10	\$1	\$61
Total Costs for Forest BMPs	\$0.20	\$0.02	\$0	\$0.2
Total Cost for Septic BMPs	\$38	\$4	\$0	\$42
Total Costs for Point Source Reductions	\$476	\$0	\$23	\$499
Grand Total				\$3,883

#### Shenandoah Basin Estimated Cost Summary

	Capital Costs	Tech Assistance	O & M	Total Cost
Total Cost for Agricultural BMPs	\$181	\$18	\$17	\$216
Total Cost for Urban BMPs	\$639	\$121	\$54	\$814
Total Cost for Mixed Open BMPs	\$24	\$5	\$0.5	\$29
Total Costs for Forest BMPs	\$0.08	\$0.01	\$0	\$0.09
Total Cost for Septic BMPs	\$11	\$1	\$0	\$13
Total Costs for Point Source Reductions	\$113	\$0	\$5	\$118
Grand Total				\$1,190

#### Potomac Basin Estimated Cost Summary

	Capital Costs	Tech Assistance	O & M	Total Cost
Total Cost for Agricultural BMPs	\$116	\$12	\$6	\$133
Total Cost for Urban BMPs	\$1,662	\$316	\$141	\$2,118
Total Cost for Mixed Open BMPs	\$26	\$5	\$0.5	\$32
Total Costs for Forest BMPs	\$0.10	\$0.01	\$0	\$0.10
Total Cost for Septic BMPs	\$26	\$3	\$0	\$29
Total Costs for Point Source Reductions	\$362	\$0	\$18	\$380
Grand Total				\$2,692

#### Rappahannock Basin Estimated Cost Summary

	Capital Costs	Tech Assistance	O & M	Total Cost
Total Cost for Agricultural BMPs	\$84	\$8	\$6	\$97
Total Cost for Urban BMPs	\$420	\$80	\$34	\$534
Total Cost for Mixed Open BMPs	\$21	\$4	\$0.4	\$25

Total Costs for Forest BMPs	\$0.20	\$0.02	\$0	\$0.30
Total Cost for Septic BMPs	\$7	\$0.7	\$0	\$8
Total Costs for Point Source Reductions	\$92	\$0	\$2	\$94
Grand Total				\$758

#### **York Basin Estimated Cost Summary**

#### **Capital Costs Tech Assistance O & M Total Cost**

Total Cost for Agricultural BMPs	\$57	\$6	\$2	\$65
Total Cost for Urban BMPs	\$374	\$71	\$68	\$512
Total Cost for Mixed Open BMPs	\$67	\$13	\$2	\$82
Total Costs for Forest BMPs	\$0.40	\$0.04	\$0	\$0.40
Total Cost for Septic BMPs	\$8	\$0.8	\$0	\$9
Total Costs for Point Source Reductions	\$30	\$0	\$0.9	\$31
Grand Total				\$699

#### **Tributary Strategy Costs (in Millions of Dollars)**

#### **James Basin Estimated Cost Summary**

#### **Capital Costs Tech Assistance O & M Total Cost**

Total Cost for Agricultural BMPs	\$286	\$29	\$15	\$330
Total Cost for Urban BMPs	\$2,741	\$522	\$228	\$3,491
Total Cost for Mixed Open BMPs	\$179	\$36	\$4	\$218
Total Costs for Forest BMPs	\$1	\$0.10	\$0	\$1
Total Cost for Septic BMPs	\$21	\$2	\$0	\$23
Total Costs for Point Source Reductions	\$487	\$0	\$15	\$501
Grand Total				\$4,564

#### **Upper James Basin Estimated Cost Summary**

#### **Capital Costs Tech Assistance O & M Total Cost**

Total Cost for Agricultural BMPs	\$85	\$8	\$5	\$98
Total Cost for Urban BMPs	\$240	\$46	\$20	\$306
Total Cost for Mixed Open BMPs	\$33	\$7	\$0.7	\$40
Total Costs for Forest BMPs	\$0.20	\$0.02	\$0	\$0.20
Total Cost for Septic BMPs	\$2	\$0.2	\$0	\$2
Total Costs for Point Source Reductions	\$40	\$0	\$1	\$41
Grand Total				\$487

#### **Middle James Basin Estimated Cost Summary**

#### **Capital Costs Tech Assistance O & M Total Cost**

Total Cost for Agricultural BMPs	\$168	\$17	\$9	\$194
Total Cost for Urban BMPs	\$1,511	\$288	\$125	\$1,924
Total Cost for Mixed Open BMPs	\$133	\$27	\$3	\$162
Total Costs for Forest BMPs	\$0.90	\$0.10	\$0	\$1
Total Cost for Septic BMPs	\$14	\$1	\$0	\$16
Total Costs for Point Source Reductions	\$235	\$0	\$7	\$242
Grand Total				\$2,539

#### **Lower James Basin Estimated Cost Summary**

#### **Capital Costs Tech Assistance O & M Total Cost**

Total Cost for Agricultural BMPs	\$34	\$3	\$1.0	\$38
Total Cost for Urban BMPs	\$989	\$188	\$83	\$1,260
Total Cost for Mixed Open BMPs	\$14	\$2	\$0.3	\$17
Total Costs for Forest BMPs	\$0.20	\$0.02	\$0	\$0.20
Total Cost for Septic BMPs	\$5	\$0.5	\$0	\$5
Total Costs for Point Source Reductions	\$212	\$0	\$6	\$218
Grand Total				\$1,538

**Eastern Shore Estimated Cost Summary**

**Capital Costs Tech Assistance O & M Total Cost**

Total Cost for Agricultural BMPs	\$16	\$2	\$0.5	\$18
Total Cost for Urban BMPs	\$39	\$8	\$3	\$50
Total Cost for Mixed Open BMPs	\$6	\$1	\$0.1	\$7
Total Costs for Forest BMPs	\$0.04	\$0.004	\$0	\$0.05
Total Cost for Septic BMPs	\$0.9	\$0.09	\$0	\$1
Total Costs for Point Source Reductions	\$14	\$0	\$0.5	\$15
Grand Total				\$91

## Appendix D: Point and Nonpoint Source Input Decks

### Point Source Input Decks

The following tables identify significant dischargers of nutrients in the Chesapeake Bay watershed. They include municipal wastewater treatment plants and industrial facilities. The tables show the facilities by name, the assignment “segment” of the Chesapeake Bay watershed; the design flow (expressed in millions of gallons per day); the projected 2010 flow (also in millions of gallons per day); the concentration of nutrients (both nitrogen and phosphorus) in effluent (expressed in milligrams per liter) proposed in the strategies and the load cap for both nitrogen and phosphorus. The load cap is the maximum amount of nitrogen and phosphorus that can be released from a facility. The sum of the load caps constitutes the point source allocation for each tributary.

**Table D-1: Shenandoah Point Source Input Deck**

<b>Shenandoah Basin</b>		Design	Trib Strat	Trib Strat	2010 TN	Trib Strat	2010 TP
	WSM	Flow	2010 Flow	TN Conc.	Load Cap	TP Conc.	Load Cap
Facility	Segment	(MGD)	(MGD)	(mg/l)	(lbs/yr)	(mg/l)	(lbs/yr)
Coors	190	4.50	0.70	4.00	54,820	0.30	4,112
Fishersville	190	2.00	1.71	4.00	24,364	0.30	1,827
Invista-Waynesboro	190	2.97	2.97	3.21	29,035	0.14	1,266
Luray	190	1.60	1.50	4.00	19,492	0.30	1,462
Massanutten	190	1.50	0.75	4.00	18,273	0.30	1,371
Merck	190	10.09	10.09	3.13	96,184	0.50	15,365
Middle River	190	6.80	5.10	4.00	82,839	0.30	6,213
North River	190	16.00	13.10	4.00	194,916	0.30	14,619
Pilgrims Pride-Hinton	190	1.50	0.70	6.00	27,410	0.30	1,371
Stuarts Draft	190	2.40	1.50	4.00	29,237	0.30	2,193
Waynesboro	190	4.00	2.81	4.00	48,729	0.30	3,655
Weyers Cave	190	0.50	0.40	4.00	6,091	0.30	457
Subtotal 190 =		53.86	41.33		631,391		53,909
Berryville	200	0.45	0.50	4.00	5,482	0.30	411
Front Royal	200	4.00	2.76	4.00	48,729	0.30	3,655
Georges Chicken	200	1.70	1.21	6.00	31,065	0.30	1,553
Mt. Jackson	200	0.60		4.00	7,309	0.30	548
New Market	200	0.50	0.50	4.00	6,091	0.30	457
SIL MRRS	200	1.92	1.56	4.00	23,390	0.30	1,754
Stoney Creek	200	0.60	0.39	4.00	7,309	0.30	548
Strasburg	200	0.98	0.85	4.00	11,939	0.30	895
Woodstock	200	0.80	0.50	4.00	9,746	0.30	731
Subtotal 200 =		11.55	8.27		151,060		10,553
Opequon	740	8.40	6.80	4.00	102,336	0.30	7,675
Parkins Mill	740	2.10	2.10	4.00	25,583	0.30	1,919
Subtotal 740 =		10.50	8.90		127,919		9,594
Total		75.91	58.50		910,370		74,055

**Table D-2: Potomac Point Source Input Deck**

<b>Potomac Basin</b>		Design	Trib Strat	Trib Strat	2010 TN	Trib Strat	2010 TP
	WSM	Flow	2010 Flow	TN Conc	Load Cap	TP Conc	Load Cap
Facility	Segment	(MGD)	(MGD)	(mg/l)	(lbs/yr)	(mg/l)	(lbs/yr)
Purcellville	220	1.00	0.42	4.00	12,182	0.30	914
Broad Run*	220	10.00	5.00	4.00	121,822	0.10	3,046
Leesburg	220	10.00	6.00	4.00	121,822	0.30	9,137
Round Hill	220	0.50	0.15	4.00	6,091	0.30	457
Subtotal 220 =		20.50	11.15		261,918		13,553
DSC #1*	550	4.00	3.06	3.00	36,547	0.18	2,193
DSC #8*	550	4.00	2.85	3.00	36,547	0.18	2,193
HL Mooney*	550	24.00	15.50	3.00	219,280	0.18	13,157
UOSA*	550	54.00	35.00	8.00	1,315,682	0.10	16,446
Vint Hill	550	0.60	0.25	3.00	5,482	0.30	548
Subtotal 550 =		86.60	56.66		1,613,538		34,537
Alexandria S.A.*	900	54.00	37.94	3.00	493,381	0.18	29,603
Arlington*	900	40.00	35.29	3.00	365,467	0.18	21,928
Noman-Cole*	900	67.00	53.50	3.00	612,158	0.18	36,729
Subtotal 900 =		161.00	126.73		1,471,005		88,260
Blue Plains (VA Share)*	910	47.73	44.40	4.00	581,458	0.18	26,166
Subtotal 910 =		47.73	44.40		581,458		26,166
Quantico*	970	2.20	1.38	3.00	20,101	0.18	1,206
Subtotal 970 =		2.20	1.38		20,101		1,206
Aquia*	980	6.50	5.60	3.00	59,388	0.18	3,563
Colonial Beach	980	2.00	0.85	3.00	18,273	0.30	1,827
Dahlgren SD	980	1.00	0.36	3.00	9,137	0.30	914
Fairview Beach	980	0.20	0.10	3.00	1,827	0.30	183
NSWC-Dahlgren	980	0.72	0.43	3.00	6,578	0.30	658
Widewater WWTP*	980	0.50	0.10	3.00	4,568	0.18	274
Subtotal 980 =		10.92	7.44		99,773		7,419
Total		328.95	247.76		4,047,793		171,140



**Table D-3: Rappahannock Point Source Input Deck**

<b>Rappahannock Basin</b>		Design	Trib Strat	Trib Strat	2010 TN	Trib Strat	2010 TP
	WSM	Flow	2010 Flow	TN Conc.	Load Cap	TP Conc.	Load Cap
Facility	Segment	(MGD)	(MGD)	(mg/l)	(lbs/yr)	(mg/l)	(lbs/yr)
Culpeper	230	4.50	2.27	4.0	54,820	0.30	4,112
Marshall	230	0.64	0.69	4.0	7,797	0.30	585
Orange	230	1.50	0.69	4.0	18,273	0.30	1,371
Rapidan STP	230	0.60	0.60	4.0	7,309	0.30	548
Remington	230	2.00	1.00	4.0	24,364	0.30	1,827
South Wales	230	0.90	0.90	4.0	10,964	0.30	822
Warrenton	230	2.50	1.18	4.0	30,456	0.30	2,284
Wilderness Shores	230	0.75	0.70	4.0	9,137	0.30	685
Subtotal 230 =		13.39	8.03		163,120		12,234
FMC	560	5.40	2.27	4.0	65,784	0.30	4,934
Fredericksburg	560	3.50	0.60	4.0	42,638	0.30	3,198
Haymount	560	0.95	1.00	4.0	11,573	0.30	868
Haynesville	560	0.23	0.90	4.0	2,802	0.30	210
Little Falls Run (Stafford)	560	8.00	1.18	4.0	97,458	0.30	7,309
Massaponax	560	8.00	0.70	4.0	97,458	0.30	7,309
Montross-Westmoreland	560	0.10	0.60	4.0	1,218	0.30	91
Tappahannock	560	0.80	1.00	4.0	9,746	0.30	731
Urbanna	560	0.10	0.90	4.0	1,218	0.30	91
US Army -Ft. A.P. Hill	560	0.53	0.69	4.0	6,457	0.30	484
Warsaw	560	0.30	1.18	4.0	3,655	0.30	274
Subtotal 560 =		27.91	11.02		340,006		25,500
Omega Protein**	580	3.80	3.23	4.0	15,600	0.30	1,170
Reedville	580	0.20	0.20	4.0	2,436	0.30	183
Subtotal 580 =		4.00	3.43		18,036		1,353
Kilmarnock	930	0.50	0.25	4.0	6,091	0.30	457
Subtotal 930 =		0.50	0.25		6,091		457
Total		45.80	22.73		527,254		39,544

\*\*loads based on multiple outfalls and is not based on 365 days (seasonal operation only)

**Table D-4: York Point Source Input**

<b>York Basin</b>		Design	Trib Strat	Trib Strat	2010 TN		Trib Strat	2010 TP
	WSM	Flow	2010 Flow	TN Conc	Load Cap		TP Conc	Load Cap
Facility	Segment	(MGD)	(MGD)	(mg/l)	(lbs/yr)	Resulting Del. TN Load	(mg/l)	(lbs/yr)
Caroline Co.	240	0.50	0.30	4.80	7,309	3,157.5	0.30	457
Subtotal 240 =		0.50	0.30		7,309			457
Gordonsville	250	0.67	0.67	8.00	16,325	285.7	0.50	1,020
Subtotal 250 =		0.67	0.67		16,325			1,020
Ashland	260	2.00	1.55	6.20	37,767	20,783.2	0.39	2,360
Doswell	260	6.75	4.50	5.33	109,646	60,338.2	0.33	6,853
Subtotal 260 =		8.75	6.05		147,413			9,213
Giant Refinery	590	53.80	52.41	1.02	166,579	166,579	0.14	22,211
HRSD-York	590	15.00	12.70	6.77	309,444	309,444	0.42	19,341
Parham Landing	590	0.57	0.20	3.00	5,208	5,208	0.30	521
Smurfit Stone	590	23.00	18.45	4.22	295,577	295,577	0.40	28,098
Totopotomoy	590	5.00	5.00	8.00	121,828	121,828	0.50	7,614
West Point	590	0.60	0.60	8.00	14,619	14,619	0.50	914
Subtotal 590 =		97.97	89.36		913,255			78,700
Mathews CH	940	0.10	0.08	6.40	1,949	1,949	0.40	122
Subtotal 940 =		0.10	0.08		1,949			122
Total		107.99	96.46		1,086,251	999,769		89,512

**Table D-5: James Point Source Input Deck**

James Basin		Design	Trib Strat	2010 TN	Trib Strat	2010 TP
	WSM	Flow	TN Conc	Load Cap	TP Conc	Load Cap
	Segment	(MGD)	(mg/l)	(lbs/yr)	(mg/l)	(lbs/yr)
Facility						
Buena Vista	270	2.25	5.16	35,330	0.64	4,416
Clifton Forge	270	2.00	6.40	38,985	0.80	4,873
Covington	270	3.00	4.85	44,346	0.61	5,543
Ga. Pacific Corp.	270	8.00	4.06	98,818	2.70	65,879
Hot Springs	270	0.60	5.68	10,380	0.71	1,297
Lees Comm. Carpet	270	2.00	3.60	21,929	3.60	21,929
Lex-Rockbridge Reg.	270	3.00	3.20	29,239	0.40	3,655
Alleg. Co.-Lower Jackson	270	1.50	3.00	13,705	0.33	1,523
Low Moor	270	0.50	4.80	7,310	0.60	914
WestVaco-Covington	270	35.00	3.50	373,081	1.53	162,988
Subtotal 270 =		57.85		673,123		273,017
Amherst	280	0.60	3.31	6,043	0.30	548
BWXT	280	1.00	38.10	116,042	0.25	761
Greif Bros., Inc	280	4.96	4.30	64,992	2.06	31,052
Lake Monticello	280	0.95	5.90	17,056	0.37	1,066
Lynchburg	280	17.40	8.00	423,963	0.50	26,498
RWSA-Moores Creek	280	15.00	6.34	289,708	0.40	18,107
Subtotal 280=		39.91		917,804		78,032
Powhatan Cor. Center	290	0.47	5.40	7,724	0.34	483
Subtotal 290=		0.47		7,724		483
Crewe	300	0.50	4.80	7,310	0.60	914
Farmville	300	2.40	3.67	26,802	0.46	3,350
Subtotal 300=		2.90		34,112		4,264
Brown & Williamson	600	2.10	3.00	19,187	0.30	1,919
DuPont-Spruance	600	23.33	2.83	201,080	0.11	7,816
Falling Creek	600	10.10	4.55	140,103	0.46	14,010
Henrico Co.	600	75.00	3.40	776,656	0.34	77,666
Honeywell-Hopewell	600	121.00	2.96	1,091,300	0.14	52,085
Hopewell	600	50.00	8.00	1,218,224	0.35	53,483
Philip Morris	600	2.90	4.59	40,525	0.84	7,427
Proctors Creek	600	21.50	4.37	286,297	0.44	28,630
Richmond	600	41.46	8.00	1,010,151	0.58	73,082
South Central	600	23.00	3.00	210,144	0.30	21,015
Subtotal 600 =		370.39		4,993,666		337,133
Tyson's-Glen Allen*	610	1.07	6.54	21,311	0.13	433
Chickahominy WWTP*	610	0.25	3.00	2,284	0.10	76
Subtotal 610 =		1.32		23,595		509
UJR/MJR Total =		472.84		6,650,026		693,438

	WSM	Design	Trib Strat	2010 TN	Trib Strat	2010 TP
	Segment	Flow	TN Conc	Load Cap	TP Conc	Load Cap
Facility		(MGD)	(mg/l)	(lbs/yr)	(mg/l)	(lbs/yr)
HRSD-Boat Harbor	600	25	7.04	536,045	0.64	48,706
HRSD-James River	600	20	9.35	569,548	0.85	51,750
HRSD-Williamsburg	600	22.5	7.33	502,542	0.67	45,662
Subtotal 600 =		67.5		1,608,135		146,118
HRSD-Nansemond	620	30	6.97	636,553	0.63	57,838
Subtotal 620 =		30		636,553		57,838
HRSD-Army Base	960	18	9.17	502,542	0.83	45,662
HRSD-VIP	960	40	8.8	1,072,090	0.8	97,411
J.H. Miles	960	0.55	17.45	20,426	0.58	681
Subtotal 960 =		58.55		1,595,058		143,754
HRSD-Ches/Eliz	965	24	20.88	1,526,409	1.49	108,674
Subtotal 965 =		24		1,526,409		108,674
LJR Total =		180.05		5,366,155		456,384

**Table D-6: Eastern Shore Point Source Input Deck**

<b>Eastern Shore</b>		Design	Trib Strat	Trib Strat	2010 TN	TN CAP	Trib Strat	2010 TP
	WSM	Flow	2010 Flow	TN Conc	Load Cap	Load	TP Conc	Load Cap
Facility	Segment	(MGD)	(MGD)	(mg/l)	(lbs/yr)	(lbs/yr)	(mg/l)	(lbs/yr)
Cape Charles	440	0.50	0.15	4.0	6,091	4,568	0.3	457
Onancock	440	0.25	0.23	4.0	3,046	2,284	0.3	228
Shore Health Services	440	0.10	0.06	4.0	1,218	914	0.3	91
Tangier Island	440	0.10	0.06	4.0	1,218	914	0.3	91
Tyson Food-Temperanceville	440	1.07	1.05	6.0	19,552	19,552	0.3	978
Total 440 =		2.02	1.55		31,126	28,232		1,846

**Note:** Because the York and James allocations are interim, the input decks reflect the allocation contained in the April 2004 public review drafts. Final point and nonpoint source allocations will be made following the final adoption of the water quality standards.

## Nonpoint Source Input Decks

**Table D-7: Shenandoah-Potomac Nonpoint Source Input Deck**

Shenandoah - Potomac Basin	Land Use	Available	2002 BMP	2010 BMP	Remaining
Forestry BMPs		Units	Progress	Goal	BMP Need
Forest Harvesting Practices	Forest	1,587,498	0	8,448	8,448
Agricultural BMPs					
<b>Buffers Forested</b>	Hay	314,867	558	31,486	30,928
Nutrient Management Plan Implementation	Hay	314,867	149,612	208,192	58,580
<b>Retirement Highly Erodible Land</b>	Hay	314,867	0	1,253	1,253
Soil Conservation Water Quality Plans	Hay	314,867	60,956	208,192	147,236
<b>Tree Planting</b>	Hay	314,867	0	31,486	31,486
<b>Wetland Restoration</b>	Hay	314,867	93	31,486	31,393
Yield Reserve	Hay	314,867	0	4,382	4,382
<b>Buffers Forested</b>	Cropland*	193,714	766	4,382	3,616
<b>Buffers Grass</b>	Cropland*	193,714	179	39,665	39,486
Cover Crops	Cropland*	193,714	2,626	133,310	130,684
Conservation Tillage	Cropland*	193,714	128,601	128,601	0
Nutrient Management Plan Implementation	Cropland*	193,714	136,403	133,310	0
<b>Retirement Highly Erodible Land</b>	Cropland*	193,714	11,320	0	0
Soil Conservation Water Quality Plans	Cropland*	193,714	78,065	133,310	55,245
<b>Tree Planting</b>	Cropland*	193,714	0	877	877
<b>Wetland Restoration</b>	Cropland*	193,714	152	877	725
Yield Reserve	Cropland*	193,714	0	2,274	2,274
Animal Waste Management Systems/Barnyard Runoff Control	Manure	475	343	474	131
Poultry Litter Alternative Use/Transported (Dry Tons)	Manure	na	0	114,878	114,878
<b>Buffers Forested</b>	Pasture	529,560	0	52,956	52,956
Grazing Land Protection	Pasture	529,560	43,232	40,535	0
Soil Conservation Water Quality Plans	Pasture	529,560	111,988	387,011	275,023
Stream Protection with Fencing	Pasture	529,560	2,342	215,890	213,548
Stream Protection without Fencing	Pasture	529,560	0	105,872	105,872
Stream Stabilization/Restoration (linear feet)	Pasture	na	0	53,500	53,500
<b>Tree Planting</b>	Pasture	529,560	0	52,956	52,956
Urban BMPs					
<b>Buffers Forested</b>	Pervious Urban	463,939	0	18,513	18,513
Erosion Sediment Control	Impervious Urban	194,324	0	39,009	39,009
Erosion Sediment Control	Pervious Urban	463,939	0	76,733	76,733
Nutrient Management Plan Implementation	Pervious Urban	463,939	21,083	140,689	119,606
Non Structural Shoreline Erosion Control (linear feet)	Pervious Urban	na	0	46,000	46,000
Stream Restoration (linear feet)	Impervious Urban	na	0	34,000	34,000
Stream Restoration (linear feet)	Pervious Urban	na	0	48,750	48,750
Structural Shoreline Erosion Control (linear feet)	Pervious Urban	na	0	4,600	4,600
<b>Storm Water Management - Filtering Practices</b>	Impervious Urban	194,324	4	27,797	27,793
<b>Storm Water Management - Filtering Practices</b>	Pervious Urban	463,939	10	66,444	66,434
<b>Storm Water Management - Infiltration Practices</b>	Impervious Urban	194,324	1	27,797	27,796
<b>Storm Water Management - Infiltration Practices</b>	Pervious Urban	463,939	3	66,444	66,441
<b>Storm Water Management - Wet Ponds/Wetlands</b>	Pervious Urban	463,939	1,811	63,278	61,467
<b>Storm Water Management - Wet Ponds/Wetlands</b>	Impervious Urban	194,324	868	27,797	26,929
<b>Tree Planting</b>	Pervious Urban	463,939	0	18,513	18,513
Mixed Open BMPs					
<b>Buffers Forested</b>	Mixed Open	307,525	0	15,422	15,422
Nutrient Management Plan Implementation	Mixed Open	307,525	0	203,502	203,502
Non Structural Shoreline Erosion Control (linear feet)	Mixed Open	na	0	26,000	26,000
Structural Shoreline Erosion Control (linear feet)	Mixed Open	na	0	2,600	2,600
<b>Tree Planting</b>	Mixed Open	307,525	0	15,422	15,422
<b>Wetland Restoration</b>	Mixed Open	307,525	0	15,422	15,422
Septic BMPs					
<b>Septic Connections (systems)</b>	Septic	131,188	0	13,931	13,931
<b>Septic Pumping (systems)</b>	Septic	131,188	0	85,049	85,049

All implementation units are acres unless otherwise noted.

**BMPs in bold letters are conversion practices. Once converted, no additional BMPs can be applied.**

BMPs not in bold letters are non-conversion practices and can have multiple BMPs applied per acre.

\*Acres available for high-till and low-till are combined in this table, providing one figure for total acres of cropland available.

# Table D-8: Rappahannock Nonpoint Source Input Deck

Rappahannock Basin		Land Use	Available	2002 BMP	2010 BMP	Remaining
Forestry BMPs			Units	Progress	Goal	BMP Need
Forest Harvesting Practices	Forest		891,213	0	11,067	11,067
Agricultural BMPs						
<b>Buffers Forested</b>	Hay		108,607	548	2,715	2,167
Nutrient Management Plan Implementation	Hay		108,607	52,073	87,701	35,628
Soil Conservation Water Quality Plans	Hay		108,607	27,119	87,701	60,582
<b>Tree Planting</b>	Hay		108,607	0	2,715	2,715
<b>Wetland Restoration</b>	Hay		108,607	7	2,715	2,708
<b>Buffers Forested</b>	Cropland*		157,614	968	1,208	240
<b>Buffers Grass</b>	Cropland*		157,614	479	30,316	29,837
Cover Crops	Cropland*		157,614	4,101	65,785	61,684
<b>Continuous No-Till</b>	Cropland*		157,614	0	1,576	1,576
Conservation Tillage	Cropland*		157,614	106,964	105,388	0
Nutrient Management Plan Implementation	Cropland*		157,614	91,725	103,606	11,881
<b>Retirement Highly Erodible Land</b>	Cropland*		157,614	3,556	1,576	0
Soil Conservation Water Quality Plans	Cropland*		157,614	101,780	103,606	1,826
<b>Tree Planting</b>	Cropland*		157,614	0	7,882	7,882
<b>Wetland Restoration</b>	Cropland*		157,614	7	7,882	7,875
Animal Waste Management Systems/Barnyard Runoff Control	Manure		67	41	67	26
Poultry Litter Alternative Use/Transported (Dry Tons)	Manure		na	0	431	431
<b>Buffers Forested</b>	Pasture		196,414	0	9,821	9,821
Grazing Land Protection	Pasture		196,414	14,262	17,480	3,218
Soil Conservation Water Quality Plans	Pasture		196,414	50,760	166,068	115,308
Stream Protection with Fencing	Pasture		196,414	736	87,403	86,667
Stream Protection without Fencing	Pasture		196,414	0	52,442	52,442
Stream Stabilization/Restoration (linear feet)	Pasture		na	0	12,500	12,500
<b>Tree Planting</b>	Pasture		196,414	0	1,964	1,964
Urban BMPs						
<b>Buffers Forested</b>	Pervious Urban		99,274	0	5,956	5,956
Erosion Sediment Control	Impervious Urban		24,407	0	4,880	4,880
Erosion Sediment Control	Pervious Urban		99,274	0	14,590	14,590
Nutrient Management Plan Implementation	Pervious Urban		99,274	386	30,179	29,793
Non Structural Shoreline Erosion Control (linear feet)	Pervious Urban		na	0	17,000	17,000
Stream Restoration (linear feet)	Impervious Urban		na	0	5,500	5,500
Stream Restoration (linear feet)	Pervious Urban		na	0	16,000	16,000
Structural Shoreline Erosion Control (linear feet)	Pervious Urban		na	0	1,700	1,700
<b>Storm Water Management - Filtering Practices</b>	Impervious Urban		24,407	0	3,372	3,372
<b>Storm Water Management - Filtering Practices</b>	Pervious Urban		99,274	0	13,393	13,393
<b>Storm Water Management - Infiltration Practices</b>	Impervious Urban		24,407	0	3,372	3,372
<b>Storm Water Management - Infiltration Practices</b>	Pervious Urban		99,274	0	13,393	13,393
<b>Storm Water Management - Wet Ponds/Wetlands</b>	Pervious Urban		99,274	0	13,393	13,393
<b>Storm Water Management - Wet Ponds/Wetlands</b>	Impervious Urban		24,407	0	3,372	3,372
<b>Tree Planting</b>	Pervious Urban		99,274	0	5,956	5,956
Mixed Open BMPs						
<b>Buffers Forested</b>	Mixed Open		221,374	0	5,534	5,534
Nutrient Management Plan Implementation	Mixed Open		221,374	0	147,214	147,214
Non Structural Shoreline Erosion Control (linear feet)	Mixed Open		na	0	17,000	17,000
Structural Shoreline Erosion Control (linear feet)	Mixed Open		na	0	1,700	1,700
<b>Tree Planting</b>	Mixed Open		221,374	0	5,534	5,534
<b>Wetland Restoration</b>	Mixed Open		221,374	0	5,534	5,534
Septic BMPs						
<b>Septic Connections (systems)</b>	Septic		46,373	0	927	927
Septic Pumping (systems)	Septic		46,373	0	27,264	27,264

All implementation units are acres unless otherwise noted.

**BMPs in bold letters are conversion practices. Once converted, no additional BMPs can be applied.**

BMPs not in bold letters are non-conversion practices and can have multiple BMPs applied per acre.

\*Acres available for high-till and low-till are combined in this table, providing one figure for total acres of cropland available.

# Table D-9: York Nonpoint Source Input Deck

York Basin	Land Use	Available	2002 BMP	2010 BMP	Remaining
Forestry BMPs		Units	Progress	Goal	BMP Need
Forest Harvesting Practices	Forest	1,183,994	0	18,258	18,258
Agricultural BMPs					
<b>Buffers Forested</b>	Hay	54,616	172	5,462	5,290
Nutrient Management Plan Implementation	Hay	54,616	14,498	40,990	26,492
<b>Retirement Highly Erodible Land</b>	Hay	54,616	0	546	546
Soil Conservation Water Quality Plans	Hay	54,616	19,229	40,990	21,761
<b>Tree Planting</b>	Hay	54,616	0	2,731	2,731
<b>Wetland Restoration</b>	Hay	54,616	4	2,731	2,727
<b>Buffers Forested</b>	Cropland*	168,330	709	886	177
<b>Buffers Grass</b>	Cropland*	168,330	241	17,631	17,390
Cover Crops	Cropland*	168,330	441	120,292	119,851
<b>Continuous No-Till</b>	Cropland*	168,330	0	16,833	16,833
Conservation Tillage	Cropland*	168,330	114,219	97,386	-16,833
Nutrient Management Plan Implementation	Cropland*	168,330	61,411	109,167	47,756
<b>Retirement Highly Erodible Land</b>	Cropland*	168,330	4,921	1,684	-3,237
Soil Conservation Water Quality Plans	Cropland*	168,330	110,854	109,167	-1,687
<b>Tree Planting</b>	Cropland*	168,330	0	1,684	1,684
<b>Wetland Restoration</b>	Cropland*	168,330	15	1,684	1,669
Animal Waste Management Systems/Barnyard Runoff Control	Manure	34	14	34	20
<b>Buffers Forested</b>	Pasture	72,093	0	7,210	7,210
Grazing Land Protection	Pasture	72,093	8,413	5,768	-2,645
Soil Conservation Water Quality Plans	Pasture	72,093	29,981	54,790	24,809
Stream Protection with Fencing	Pasture	72,093	148	31,722	31,574
Stream Protection without Fencing	Pasture	72,093	0	11,535	11,535
Stream Stabilization/Restoration (linear feet)	Pasture	na	0	12,000	12,000
<b>Tree Planting</b>	Pasture	72,093	0	7,210	7,210
Urban BMPs					
<b>Buffers Forested</b>	Pervious Urban	79,249	0	3,170	3,170
Erosion Sediment Control	Impervious Urban	27,634	0	5,526	5,526
Erosion Sediment Control	Pervious Urban	79,249	0	12,678	12,678
Nutrient Management Plan Implementation	Pervious Urban	79,249	691	24,092	23,401
Non Structural Shoreline Erosion Control (linear feet)	Pervious Urban	na	0	20,000	20,000
Stream Restoration (linear feet)	Impervious Urban	na	0	5,000	5,000
Stream Restoration (linear feet)	Pervious Urban	na	0	14,000	14,000
Structural Shoreline Erosion Control (linear feet)	Pervious Urban	na	0	2,000	2,000
<b>Storm Water Management - Filtering Practices</b>	Impervious Urban	27,634	0	3,906	3,906
<b>Storm Water Management - Filtering Practices</b>	Pervious Urban	79,249	0	11,176	11,176
<b>Storm Water Management - Infiltration Practices</b>	Impervious Urban	27,634	0	3,906	3,906
<b>Storm Water Management - Infiltration Practices</b>	Pervious Urban	79,249	0	11,176	11,176
<b>Storm Water Management - Wet Ponds/Wetlands</b>	Pervious Urban	79,249	0	11,176	11,176
<b>Storm Water Management - Wet Ponds/Wetlands</b>	Impervious Urban	27,634	0	3,906	3,906
<b>Tree Planting</b>	Pervious Urban	79,249	0	3,170	3,170
Mixed Open BMPs					
<b>Buffers Forested</b>	Mixed Open	290,544	0	21,793	21,793
Nutrient Management Plan Implementation	Mixed Open	290,544	0	193,211	193,211
Non Structural Shoreline Erosion Control (linear feet)	Mixed Open	na	0	30,000	30,000
Structural Shoreline Erosion Control (linear feet)	Mixed Open	na	0	3,000	3,000
<b>Tree Planting</b>	Mixed Open	290,544	0	21,793	21,793
<b>Wetland Restoration</b>	Mixed Open	290,544	0	21,793	21,793
Septic BMPs					
<b>Septic Connections (systems)</b>	Septic	60,859	0	1,217	1,217
Septic Pumping (systems)	Septic	60,859	0	29,821	29,821

All implementation units are acres unless otherwise noted.

**BMPs in bold letters are conversion practices. Once converted, no additional BMPs can be applied.**

BMPs not in bold letters are non-conversion practices and can have multiple BMPs applied per acre.

\*Acres available for high-till and low-till are combined in this table, providing one figure for total acres of cropland available.

**Table D-10: James Nonpoint Source Input Deck**

<b>James Basin</b>	<b>Land Use</b>	<b>Available</b>	<b>2002 BMP</b>	<b>2010 BMP</b>	<b>Remaining</b>
		<b>Units</b>	<b>Progress</b>	<b>Goal</b>	<b>BMP Need</b>
<b>Forestry BMPs</b>					
Forest Harvesting Practices	Forest	3,934,802	0	60,891	60,891
<b>Agricultural BMPs</b>					
<b>Buffers Forested</b>	Hay	299,668	1,340	91,055	89,715
Nutrient Management Plan Implementation	Hay	299,668	40,764	185,250	144,486
Soil Conservation Water Quality Plans	Hay	299,668	50,526	185,250	134,724
<b>Tree Planting</b>	Hay	299,668	0	30,113	30,113
<b>Wetland Restoration</b>	Hay	299,668	14	29,822	29,808
Yield Reserve	Hay	299,668	0	1,951	1,951
<b>Buffers Forested</b>	Cropland*	167,512	573	10,311	9,739
<b>Buffers Grass</b>	Cropland*	167,512	188	19,918	19,730
Cover Crops	Cropland*	167,512	863	91,055	90,192
<b>Continuous No-Till</b>	Cropland*	167,512	0	23,277	23,277
Conservation Tillage	Cropland*	167,512	102,993	79,716	0
Nutrient Management Plan Implementation	Cropland*	167,512	44,469	91,055	46,586
<b>Retirement Highly Erodible Land</b>	Cropland*	167,512	8,910	0	0
Soil Conservation Water Quality Plans	Cropland*	167,512	103,857	91,055	0
<b>Tree Planting</b>	Cropland*	167,512	0	11,615	11,615
<b>Wetland Restoration</b>	Cropland*	167,512	5	3,872	3,867
Yield Reserve	Cropland*	167,512	0	658	658
Animal Waste Management Systems/Barnyard Runoff Control	Manure	255	93	255	162
Poultry Litter Alternative Use/Transported (Dry Tons)	Manure	na	0	11,213	11,213
<b>Buffers Forested</b>	Pasture	525,324	0	39,523	39,523
Grazing Land Protection	Pasture	525,324	41,429	38,419	0
Soil Conservation Water Quality Plans	Pasture	525,324	106,197	364,976	258,779
Stream Protection with Fencing	Pasture	525,324	11,468	192,091	180,623
Stream Protection without Fencing	Pasture	525,324	0	115,256	115,256
Stream Stabilization/Restoration (linear feet)	Pasture	na	0	43,000	43,000
<b>Tree Planting</b>	Pasture	525,324	0	52,776	52,776
<b>Urban BMPs</b>					
<b>Buffers Forested</b>	Pervious Urban	515,544	0	27,757	27,757
Erosion Sediment Control	Impervious Urban	281,954	0	56,393	56,393
Erosion Sediment Control	Pervious Urban	515,544	0	73,767	73,767
Nutrient Management Plan Implementation	Pervious Urban	515,544	12,147	140,151	128,004
Non Structural Shoreline Erosion Control (linear feet)	Pervious Urban	na	0	71,000	71,000
Stream Restoration (linear feet)	Impervious Urban	na	0	50,000	50,000
Stream Restoration (linear feet)	Pervious Urban	na	0	65,000	65,000
Structural Shoreline Erosion Control (linear feet)	Pervious Urban	na	0	7,100	7,100
<b>Storm Water Management - Filtering Practices</b>	Impervious Urban	281,954	0	39,362	39,362
<b>Storm Water Management - Filtering Practices</b>	Pervious Urban	515,544	0	71,460	71,460
<b>Storm Water Management - Infiltration Practices</b>	Impervious Urban	281,954	0	39,362	39,362
<b>Storm Water Management - Infiltration Practices</b>	Pervious Urban	515,544	0	71,460	71,460
<b>Storm Water Management - Wet Ponds/Wetlands</b>	Pervious Urban	515,544	0	71,460	71,460
<b>Storm Water Management - Wet Ponds/Wetlands</b>	Impervious Urban	281,954	0	39,362	39,362
<b>Tree Planting</b>	Pervious Urban	515,544	0	30,931	30,931
<b>Mixed Open BMPs</b>					
<b>Buffers Forested</b>	Mixed Open	712,091	0	71,224	71,224
Nutrient Management Plan Implementation	Mixed Open	712,091	0	414,150	414,150
Non Structural Shoreline Erosion Control (linear feet)	Mixed Open	na	0	33,500	33,500
Structural Shoreline Erosion Control (linear feet)	Mixed Open	na	0	3,350	3,350
<b>Tree Planting</b>	Mixed Open	712,091	0	71,225	71,225
<b>Wetland Restoration</b>	Mixed Open	712,091	0	37,699	37,699
<b>Septic BMPs</b>					
<b>Septic Connections (systems)</b>	Septic	163,933	0	3,279	3,279
Septic Pumping (systems)	Septic	163,933	0	80,327	80,327

All implementation units are acres unless otherwise noted.

**BMPs in bold letters are conversion practices. Once converted, no additional BMPs can be applied.**

BMPs not in bold letters are non-conversion practices and can have multiple BMPs applied per acre.

\*Acres available for high-till and low-till are combined in this table, providing one figure for total acres of cropland available.



**Table D-11: Eastern Shore Nonpoint Source Input Deck**

<b>Eastern Shore Basin</b>	<b>Land Use</b>	<b>Available</b>	<b>2002 BMP</b>	<b>2010 BMP</b>	<b>Remaining</b>
<b>Forestry BMPs</b>		<b>Units</b>	<b>Progress</b>	<b>Goal</b>	<b>BMP Need</b>
Forest Harvesting Practices	Forest	89,995	0	2,000	2,000
<b>Agricultural BMPs</b>					
<b>Buffers Forested</b>	Hay	226	0	23	23
Nutrient Management Plan Implementation	Hay	226	150	172	22
Soil Conservation Water Quality Plans	Hay	226	226	172	0
<b>Tree Planting</b>	Hay	226	0	12	12
<b>Wetland Restoration</b>	Hay	226	0	12	12
Yield Reserve	Hay	226	0	3	3
<b>Buffers Forested</b>	Cropland*	81,559	122	8,156	8,034
<b>Buffers Grass</b>	Cropland*	81,559	477	8,156	7,679
Cover Crops	Cropland*	81,559	3,084	2,839	0
Conservation Tillage	Cropland*	81,559	24,532	48,527	23,996
Nutrient Management Plan Implementation	Cropland*	81,559	33,307	50,153	16,846
<b>Retirement Highly Erodible Land</b>	Cropland*	81,559	8	0	0
Soil Conservation Water Quality Plans	Cropland*	81,559	66,189	51,153	0
<b>Wetland Restoration</b>	Cropland*	81,559	0	8,156	8,156
Yield Reserve	Cropland*	81,559	0	1,142	1,142
Animal Waste Management Systems/Barnyard Runoff Control	Manure	8	6	8	1
<b>Buffers Forested</b>	Pasture	2,337	0	234	234
Soil Conservation Water Quality Plans	Pasture	2,337	2,021	1,777	0
Stream Protection with Fencing	Pasture	2,337	0	1,777	1,777
Stream Stabilization/Restoration (linear feet)	Pasture	na	0	750	750
<b>Tree Planting</b>	Pasture	2,337	0	234	234
<b>Urban BMPs</b>					
<b>Buffers Forested</b>	Pervious Urban	8,970	0	358	358
Erosion Sediment Control	Impervious Urban	2,370	0	411	411
Erosion Sediment Control	Pervious Urban	8,970	0	1,436	1,436
Nutrient Management Plan Implementation	Pervious Urban	8,970	0	2,556	2,556
Non Structural Shoreline Erosion Control (linear feet)	Pervious Urban	na	0	1,500	1,500
Stream Restoration (linear feet)	Impervious Urban	na	0	500	500
Stream Restoration (linear feet)	Pervious Urban	na	0	750	750
Structural Shoreline Erosion Control (linear feet)	Pervious Urban	na	0	150	150
<b>Storm Water Management - Filtering Practices</b>	Impervious Urban	2,370	0	356	356
<b>Storm Water Management - Filtering Practices</b>	Pervious Urban	8,970	0	1,238	1,238
<b>Storm Water Management - Infiltration Practices</b>	Impervious Urban	2,370	0	356	356
<b>Storm Water Management - Infiltration Practices</b>	Pervious Urban	8,970	0	1,238	1,238
<b>Storm Water Management - Wet Ponds/Wetlands</b>	Pervious Urban	8,970	0	1,237	1,237
<b>Storm Water Management - Wet Ponds/Wetlands</b>	Impervious Urban	2,370	0	356	356
<b>Tree Planting</b>	Pervious Urban	8,970	0	358	358
<b>Mixed Open BMPs</b>					
<b>Buffers Forested</b>	Mixed Open	19,034	0	1,903	1,903
Nutrient Management Plan Implementation	Mixed Open	19,034	0	12,658	12,658
Non Structural Shoreline Erosion Control (linear feet)	Mixed Open	na	0	6,000	6,000
Structural Shoreline Erosion Control (linear feet)	Mixed Open	na	0	600	600
<b>Tree Planting</b>	Mixed Open	19,034	0	1,903	1,903
<b>Wetland Restoration</b>	Mixed Open	19,034	0	1,903	1,903
<b>Septic BMPs</b>					
<b>Septic Connections (systems)</b>	Septic	6,875	0	138	138
Septic Pumping (systems)	Septic	6,875	0	3,369	3,369

All implementation units are acres unless otherwise noted.

**BMPs in bold letters are conversion practices. Once converted, no additional BMPs can be applied.**

BMPs not in bold letters are non-conversion practices and can have multiple BMPs applied per acre.

\*Acres available for high-till and low-till are combined in this table, providing one figure for total acres of cropland available.